ORIGINAL NEW APPLICATION



RECEIVED

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DOCKET CONTROL

Arizona Corporation Commission DOCKETED

AUG 3 1 2009

DOCKETED BY

BEFORE THE ARIZONA CORPORATION COMMISSION

IN THE MATTER OF THE APPLICATION OF SOUTHERN SUNRISE WATER COMPANY INC., AN ARIZONA CORPORATION, FOR A DETERMINATION OF THE FAIR VALUE OF ITS UTILITY PLANTS AND PROPERTY AND FOR INCREASES IN ITS WATER RATES AND CHARGES FOR UTILITY SERVICE BASED THEREON.

DOCKET NO: W-20454A-09-

APPLICATION

W-20454A-09-0413

Southern Sunrise Water Company, Inc. an Arizona public service corporation ("SSWC"), hereby applies for an order establishing the fair value of its plant and property used for the provision of public water utility service and, based on such finding, approving permanent rates and charges for utility service designed to produce a fair return thereon. In support thereof, SSWC states as follows:

- 1. SSWC is a public service corporation engaged in providing water utility service in portions of Cochise County, Arizona, pursuant to certificates of convenience and necessity ("CC&N") granted by the Arizona Corporation Commission. During the Test Year, SSWC served approximately 789 customers.
- 2. SSWC's business office is located at 12725 W. Indian School Road. Suite D-101, Avondale, Arizona 85392 and its telephone number is (623) 935-9367.

SSWC's primary management contact is Greg Sorensen. Mr. Sorensen is employed by Algonquin Water Services ("AWS") as Director of Operations for the Western Group.

- 3. The persons responsible for overseeing and directing the conduct of this rate application are Greg Sorensen and SSWC's rate case consultant, Mr. Thomas Bourassa. Mr. Sorensen's mailing address is 12725 W. Indian School Road, Suite D-101, Avondale, Arizona 85392 and his telephone number is (623) 298-3753; his telecopier number is (623) 935-1020, and his e-mail address is Greg.Sorensen@algonquinwater.com. Mr. Bourassa's mailing address is 139 W. Wood Drive, Phoenix, Arizona 85029, his telephone number is (602) 246-7150; his telecopier number is (602) 246-1040, and his e-mail address is tib114@cox.net. All discovery, data requests and other requests for information concerning this Application should be directed to Mr. Sorensen, including copies by e-mail, as well as to Gerald Tremblay by email at Gerald.Tremblay@algonquinpower.com, and to Mr. Bourassa, with a copy to undersigned counsel for SSWC, including by e-mail to jshapiro@fclaw.com and wbirk@fclaw.com.
- 4. SSWC's present rates and charges for utility service were approved by the Commission in Decision No. 68826 (June 29, 2006), the decision granting the Company a CC&N.
- 5. SSWC maintains that revenues from its utility operations are presently inadequate to provide SSWC a fair rate of return on the fair value of its utility plant and property devoted to public water utility service, including significant increases in SSWC's water utility plant. Operating expenses have also increased since the last test year. These changes since the test year in the prior rate proceeding have caused the revenues produced by the current rates and charges for water utility service to become inadequate to meet operating expenses and provide a reasonable rate of return for the water division and SSWC as a whole. Therefore, SSWC requests that certain adjustments to its rates and

charges for utility service be approved by the Commission so that SSWC may recover its operating expenses and be given an opportunity to earn a just and reasonable rate of return on the fair value of its property. SSWC agrees to use its original cost rate base as its fair value rate base in this proceeding to minimize disputes and reduce rate case expense.

- 6. Filed concurrently herewith are the schedules required pursuant to A.A.C. R14-2-103. The test year utilized by SSWC in connection with the preparation of such schedules is the 12-month period that ended March 31, 2009. SSWC requests that the Commission utilize such test year in connection with this Application, with appropriate adjustments to obtain a normal or more realistic relationship between revenues, expenses and rate base during the period in which the rates established in this proceeding are in effect.
- 7. During the test year, SSWC's adjusted gross revenues were \$444,136. The adjusted operating income was \$6,042, leading to an operating income deficiency of \$191,645. The adjusted fair value rate base was \$1,544,434. Thus, the rate of return during the test year was 0.39 percent.
- 8. SSWC submits that the overall rate of return to SSWC is too low to allow it to pay reasonable dividends, maintain a sound credit rating, and/or enable SSWC to attract additional capital on reasonable and acceptable terms in order to continue the investment in utility plant necessary to adequately serve customers.
- 9. SSWC is requesting an increase in revenues equal to \$309,090, an increase in revenues of 69.59 percent. The adjustments to SSWC's rates and charges that are proposed herein, when fully implemented, will produce a rate of return on the fair value rate base equal to 12.80 percent.
- 10. Filed concurrently in support of this Application is the Direct Testimony of Greg Sorensen, providing an overview of SSWC and discussing SSWC's improvements since the last rate decision. Mr. Sorensen also discusses changes to SSWC's tariffs,

including changes to the current hook up fee tariff (Attachment 1) and to service line and meter installation charges. Also filed is the Direct Testimony of Thomas Bourassa, in two separate volumes that collectively provide an overview of SSWC's rate filing, discussion of the revenue requirement, including the "A" through "F" schedules, and the "G" schedules, development of the rate base and income statement adjustments, cost of equity capital and related issues, proposed rates, including the "H" schedules, and discussion of the effects of the proposed rates on customers' bills. SSWC's "D" Schedules, which concern the cost of capital, are attached to the volume of Mr. Bourassa's testimony addressing cost of capital.

11. Attached hereto as **Attachment 2** are plant descriptions and a completed water use data sheet.

WHEREFORE, SSWC requests the following relief:

- A. That the Commission, upon proper notice and at the earliest possible time, conduct a hearing in accordance with A.R.S. § 40-251 and determine the fair value of SSWC's utility plants and property devoted to providing water utility service;
- B. Based upon such determination, that the Commission approve permanent adjustments to the rates and charges for water utility service provided by SSWC, as proposed by SSWC herein, or approve such other rates and charges as will produce a just and reasonable rate of return on the fair value of SSWC's utility plant and property; and
- C. That the Commission authorize such other and further relief as may be appropriate to ensure that SSWC has an opportunity to earn a just and reasonable return on the fair value of their utility plant and property and as may otherwise be required under Arizona law.

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1	RESPECTFULLY SUBMITTED this 3	1st day of August, 2009.
2	FENN	NEMORE CRAIG, P.C.
3		<u> </u>
4	By	* * * * * * * * * * * * * * * * * * *
5		Jay L. Shapiro Patrick J. Black 3003 North Central Avenue
6		Suite 2600 Phoenix, Arizona 85012
7		Attorneys for Southern Sunrise Water Company Inc.
8		Company me.
9	ORIGINAL and fifteen (15) copies of the foregoing, together with the direct testimonies and schedules supporting	
10	and schedules supporting this application, were delivered	
11	this 31st day of August, 2009, to:	
12	Docket Control Arizona Corporation Commission	
13	Arizona Corporation Commission 1200 W. Washington St. Phoenix, AZ 85007	
14 15		
16	By Maria Som fre	
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18	2206876.1	
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Southern Sunrise Water Company Inc.

Application for a Determination of the Fair Value of Its Utility Plants and Property and for Increases in Its Water Rates and Charges

August 31, 2009

Application

Attachment 1

(Hook-Up Fee Tariff)

DOCKET NO	Cancelling Sheet No
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HOOK UP FEES

I. Purpose and Applicability.

The purpose of the hook-up fees payable to Southern Sunrise Water Company ("SSWC") pursuant to this tariff is to equitably apportion the costs of constructing additional shared Off-Site Facilities necessary to provide water production, delivery, storage and pressure among all new service connections. These charges are applicable to all new service connections undertaken via Main Extension Agreements or requests for service not requiring a Main Extension Agreement entered into after the effective date of this tariff. The charges are one-time charges and are payable as a condition to SSWC's establishment of service, as more particularly provided below.

II. <u>Definitions</u>.

Unless the context otherwise requires, the definitions set forth in A.C.C. R14-2-401 of the Arizona Corporation Commission's ("Commission") rules and regulations governing water utilities shall apply in interpreting this tariff schedule.

"Applicant" means any party entering into an agreement with SSWC for the installation of water facilities to serve new service connections, and may include Developers and/or Builders of new residential subdivisions and/or commercial and industrial properties.

"SSWC" means Southern Sunrise Water Company, an Arizona public service corporation.

"Main Extension Agreement" means an agreement whereby an Applicant, Developer and/or Builder agrees to advance the costs of the installation of water facilities necessary or desirable to serve new service connections within a development, or; installs such water facilities necessary or desirable to serve new service connections and transfers ownership of such water facilities to SSWC, which agreement shall require the approval of the Commission pursuant to A.A.C. R14-2-406, and shall have the same meaning as "Water Facilities Agreement" or "Line Extension Agreement."

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HOOK UP FEES

"Off-Site Facilities" means wells, storage tanks and related appurtenances necessary for proper operation, including engineering and design costs. Off-Site Facilities also may include booster pumps, pressure tanks, transmission mains and related appurtenances necessary for proper operation, if these facilities are not for the exclusive use of the applicant and will benefit the entire water system or provide regional or division wide benefits.

"Service Connection" means and includes all service connections for single-family residential, commercial, industrial or other uses, regardless of meter size.

III. Off-Site Hook-Up Fee.

For each new service connection, SSWC shall collect a Hook-Up Fee derived as follows:

Meter Size	Size Factor	Total Fee
5/8" x 3/4 "	1	\$1,600
3/4"	1.5	\$2,400
1"	2.5	\$4,000
1-1/2 "	5	\$8,000
2"	8	\$12,800
3"	16	\$25,600
4"	25	\$40,000
6" or larger	50	\$80,000

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HOOK UP FEES

IV. Terms and Conditions.

- (A) <u>Assessment of One Time Hook-Up Fee</u>: The Hook-up fee may be assessed only once per parcel, service connection, or lot within a subdivision or commercial/industrial property although a supplemental assessment may apply to conform to the above table if the intended use of a parcel is subsequently altered from that originally intended when the first assessment was paid.
- (B) <u>Use of Hook-Up Fee</u>: Hook-up fees may be used only to pay for capital items of Off-Site Facilities, or for repayment of loans obtained to fund the cost of installation of Off-Site Facilities. Hook-up fees shall not be used to cover repairs, maintenance, or other operating costs. All hook-up fee funds collected by SSWC shall be deposited into a separate account and bear interest.

(C) Time of Payment:

- 1. For those requiring a Main Extension Agreement: In the event that the person or entity that will be constructing improvements ("Applicant", "Developer" or "Builder") is otherwise required to enter into a Main Extension Agreement, whereby the Applicant, Developer or Builder agrees to advance the costs of installing mains, valves, fittings, hydrants and other onsite improvements in order to extend service in accordance with R-14-2-406(B), payment of the hook-up fee required hereunder shall be made by the Applicant, Developer or Builder concurrent with execution of the Main Extension Agreement.
- 2. For those connecting to an existing main that was installed pursuant to a Main Extension Agreement that was approved by the Commission: In the event that the Applicant, Developer or Builder for service is not required to enter into a Main Extension Agreement, the hook-up fee charges hereunder shall be due and payable at the time the meter and service line installation fee is due and payable.

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HOOK UP FEES

- (D) Off-Site Facilities Construction By Developer: SSWC and Applicant, Developer or Builder may agree to construction of Off-Site Facilities necessary to serve a particular development by Applicant, Developer or Builder, which facilities are then conveyed to SSWC. In that event, SSWC shall credit the total cost of such Off-Site Facilities as an offset to hook-up fees due under this tariff or against additional facilities required by the SSWC for the provision of service. If the total cost of the Off-Site Facilities constructed by Applicant, Developer or Builder and conveyed to SSWC is less than the applicable hook-up fees under this tariff, plus any additional requirements imposed by the SSWC then Applicant, Developer or Builder shall pay the remaining amount owed hereunder. If the total cost of the Off-Site Facilities constructed by Applicant, Developer or Builder and conveyed SSWC is more than the applicable hook-up fees under this tariff plus the additional requirements then Applicant, Developer or Builder shall not be entitled to any refunds.
- (E) Failure to Pay Charges; Delinquent Payments: SSWC will not be obligated to make an advance commitment to provide or actually provide water service to any Developer, Builder or other Applicant for service in the event that the Developer, Builder or other Applicant for service has not paid in full all charges hereunder. Under no circumstances will SSWC set a meter or otherwise allow service to be established if the entire amount of any payment due hereunder has not been paid.
- (F) <u>Large Subdivision Projects:</u> In the event that the Applicant, Developer or Builder is engaged in the development of a residential subdivision containing more than 150 lots, SSWC may, in its discretion, agree to payment of hook-up fees in installments. Such installments may be based on the residential subdivision development's phasing, and should attempt to equitably apportion the payment of charges hereunder based on the Applicant's, Developer's or Builder's construction schedule and water service requirements.
- (G) <u>Hook-Up Fees Non-refundable</u>: The amounts collected by SSWC as hook-up fees pursuant to this hook-up fee tariff shall be non-refundable contributions in aid of construction.

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HOOK UP FEES

- (H) <u>Use of Hook-Up Fees Received</u>: All funds collected by SSWC as hook-up fees shall be deposited into a separate account and bear interest and shall be used solely for the purposes of paying for the costs of the installation of Off-Site Facilities, including repayment of loans previously obtained for the installation of Off-Site Facilities that will benefit the water system.
- (I) <u>Hook-Up Fee in Addition to On-Site Facilities</u>: The hook-up fee shall be in addition to any costs associated with the construction of on-site facilities under a Main Extension Agreement. The applicable hook-up fee under this tariff may not cover the total costs to be borne by Applicant for necessary Off-Site Facilities necessary to provide service to Applicant's property or development.
- (J) <u>Disposition of Excess Funds</u>: After all necessary and desirable Off-Site Facilities are constructed utilizing funds collected pursuant to the hook-up fees, or if the hook-up fee has been terminated by order of the Commission, any funds remaining in the account shall be refunded. The manner of the refund shall be determined by the Commission at the time a refund becomes necessary.
- (K) <u>Fire Flow Requirements</u>: In the event the Applicant for service has fire flow requirements that require additional facilities beyond those facilities whose costs were included in the hook-up fee, and which are contemplated to be constructed using the proceeds of the hook-up fees, SSWC may require the Applicant to install such additional facilities as are required to meet those additional fire flow requirements, as a non-refundable contribution, in addition to the hook-up fee.
- (L) Status Reporting Requirements to the Commission: SSWC shall submit a calendar year hook-up fee status report each January 31st to Docket Control for the prior twelve (12) month period, beginning January 31, 2011, until the hook-up fee tariff is no longer in effect. This status report shall contain a list of all customers that have paid the hook-up fee tariff, the amount each has paid, the physical property in respect of which such fee was paid, the amount of money spent from the account, the amount of interest earned on the funds within the tariff account, and an itemization of all facilities that have been installed using the tariff funds during the 12 month period.

				
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Southern Sunrise Water Company Inc.

Application for a Determination of the Fair Value of Its Utility Plants and Property and for Increases in Its Water Rates and Charges

August 31, 2009

Application

Attachment 2

(Plant Descriptions and Water Use Data Sheet)

WATER COMPANY PLANT DESCRIPTION

WELLS

ADWR ID Number*	Pump Horsepower	Pump Yield (gpm)	Casing Depth (Feet)	Casing Diameter (Inches)	Meter Size (inches)	Year Drilled
55-550951	5	45	144	10	2	1995
55-630887	5	25	458	8	1 1/2	1973
55-563118	5	75	150	8	2	1997
55-563117	5	45	145	6	2	1997
55-527262	10	110	298	6	3	1990
55-630018	40	150	524	16	6	1959

^{*} Arizona Department of Water Resources Identification Number

OTHER WATER SOURCES

Name or Description	Capacity (gpm)	Gallons Purchased or Obtained (in thousands)

BOOSTE	R PUMPS	FIRE HYDRANTS		
Horsepower	Quantity	Quantity Standard	Quantity Other	
5	4		1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	
10	4			
15	2			

STORAGE TANKS			PRESSURE TANKS			
	Capacity	Quantity	Capacity	Quantity		
160,000		1	1,000	2		
150,000		1	3,000	1		
24,000		1	5,000	1		
9,400		1				
10,000		1				

Note: If you are filing for more than one system, please provide separate sheets for each system.

COMPANY NAME Southern Sunrise Water Company	Test Year Ended: 03/31/09	
		

WATER COMPANY PLANT DESCRIPTION (CONTINUED)

MAINS

Size (in inches)	Material	Length (in feet)
2	<u>PVC</u>	<u>Unknown</u>
3	<u>PVC</u>	<u>Unknown</u>
4	PVC	<u>Unknown</u>
5		
6	<u>PVC</u>	<u>Unknown</u>
8		
10		
12		

CUSTOMER METERS

Size (in inches)	Quantity
5/8 X ³ / ₄	<u>797</u>
3/4	
1	<u>1</u>
1 1/2	
2	<u>1</u>
Comp. 3	
Turbo 3	
Comp. 4	
Tubo 4	
Comp. 6	
Tubo 6	

For the following three items, list the utility owned assets in each category for each system.

		EQUIPM jector Pum		: 40 Gallon T	ank_								
	JCTURE Sheds,		at	Horseshoe,	6"	chainlink	fences	at	Jaxel,	Horseshoe	&	Miracle	Valley
ОТН	ER:		-										
							*						

COMPANY NAME: Southern Sunrise Water Company	
ADEQ Public Water System Number * Please see attachment	

WATER USE DATA SHEET

MONTH/YEAR (12 Months of Test Year)	NUMBER OF CUSTOMERS	GALLONS SOLD (Thousands)	GALLONS PUMPED (Thousands)	GALLONS PURCHASED (Thousands)
APRIL	835	4,712,012	5,266,400	
MAY	836	4,836,643	6,911,840	
JUNE	836	6,143,225	8,475,530	
JULY	836	4,742,480	6,383,380	
AUGUST	836	4,388,671	5,909,397	
SEPTEMBER	835	4,809,547	6,377,883	
OCTOBER	834	4,453,872	6,249,800	
NOVEMBER	836	4,304,028	5,619,900	
DECEMBER	836	3,584,048	5,212,700	
JANUARY	837	3,849,802	5,268,700	
FEBRUARY	837	3,644,308	5,044,900	
MARCH	841	3,942,004	5,935,100	
	TOTALS →	53,410,640	72,655,530	

Is the Water Utility	y located in an ADWR Active Management Area (AMA)?
() Yes	(X) No
Does the Company	have an ADWR Gallons Per Capita Per Day (GPCPD) requirement?
() Yes	(X) No

Note: If you are filing for more than one system, please provide separate data sheets for each system. For explanation of any of the above, please contact the Engineering Supervisor at 602-542-7277

 $[*]Gallons\ pumped\ cannot\ equal\ to\ or\ be\ less\ than\ gallons\ sold.$

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2	Patrick J. Black (No. 017141) 3003 N. Central Ave.
3	Suite 2600 Phoenix, Arizona 85012
4	Attorneys for Southern Sunrise Water Company Inc.
5	
6	BEFORE THE ARIZONA CORPORATION COMMISSION
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8	IN THE MATTER OF THE DOCKET NO: W-20454A-09-
9	APPLICATION OF SOUTHERN SUNRISE WATER COMPANY INC., AN ARIZONA CORPORATION, FOR A
10	DETERMINATION OF THE FAIR
11	VALUE OF ITS UTILITY PLANTS AND PROPERTY AND FOR INCREASES IN
12	ITS WATER RATES AND CHARGES FOR UTILITY SERVICE BASED
13	THEREON.
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16	DIRECT TESTIMONY OF
17	GREG SORENSEN
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19	August 31, 2009
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FENNEMORE CRAIG A Professional Corporation Phoenix

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FENNEMORE CRAIG A PROFESSIONAL CORPORATION PHOENIX

2	Q.	PLEASE STATE YOUR NAME AND BUSINESS ADDRESS.
3	A.	My name is Greg Sorensen. My business address is 12725 W. Indian School Road
4		Suite D-101, Avondale, AZ 85392.
5	Q.	ON WHOSE BEHALF ARE YOU TESTIFYING IN THIS PROCEEDING?
6	A.	On behalf of the Applicant Southern Sunrise Water Company Inc. ("SSWC").
7	Q.	BY WHOM ARE YOU EMPLOYED AND IN WHAT CAPACITY?
8	A.	I am employed by Algonquin Water Services ("AWS") as Director of Operations
9		for the Western Group. AWS is an affiliate of SSWC through common ownership
10		of stock by the same parent, Algonquin Water Resources of America ("AWRA").
11	Q.	PLEASE SUMMARIZE YOUR RESPONSIBILITIES AS DIRECTOR OF
12		OPERATIONS.
13	A.	I oversee the operations and business management functions for AWRA's utility
14		holdings in Arizona. AWS manages and operates 18 utilities in Arizona, Texas
15		Missouri, and Illinois. I have the responsibility for the daily operations and
16		administration of all the Arizona utilities, for the financial and operating results for
17		each utility, for capital and operating cost budgeting, for rate case planning and
18		oversight and ratemaking policies and procedures.
19	Q.	WHAT IS YOUR EDUCATIONAL AND EMPLOYMENT BACKGROUND
20		BEFORE BEING EMPLOYED BY AWS?
21	A.	I earned a Bachelor's degree in Accounting from Wake Forest University in 1993
22		I worked for Arthur Andersen as a staff and then senior auditor for 5 years
23		Afterwards, I was a Director of Financial Reporting & Analysis, Controller, and
24		VP Finance for Excel Agent Services, an international call center company. I am a
25		Certified Public Accountant in the State of Georgia (license # CPA017709). I have
26		worked for AWS since November 2005 as Controller and Director of Operations.

INTRODUCTION AND PURPOSE OF TESTIMONY

I.

Q. HAVE YOU PREVIOUSLY TESTIFIED BEFORE THE COMMISSION?

A. Yes, I have testified in Commission proceedings involving Gold Canyon Sewer Company, and Northern Sunrise Water Company Inc. ("NSWC"). These entities are affiliates of SSWC as they are all wholly owned affiliates of AWRA. My testimony has also been prefiled in the pending rate cases for three other affiliates providing water and sewer utility service in Arizona - Black Mountain Sewer Corporation, Docket No. SW-02361A-08-0609, Litchfield Park Service Company, Docket Nos. SW-01428A-09-0103 and W-01427A-09-0104, and Rio Rico Utilities, Inc., Docket No. WS-02676A-09-0257. Bella Vista Water Co., Inc. ("BVWC") and NSWC have also filed rate cases at the same time as SSWC, and my direct testimony is also being filed in support of those applications.

Q. WHAT IS THE PURPOSE OF YOUR DIRECT TESTIMONY?

A. The purpose of my testimony is to support SSWC's application for rate relief. I will provide background on SSWC and its operations. I will also summarize significant capital improvements completed by SSWC and other operating cost changes that are contributing to the need for a rate increase.

II. OVERVIEW OF SOUTHERN SUNRISE WATER COMPANY INC.

Q. PLEASE PROVIDE AN OVERVIEW OF SSWC.

A. SSWC provides only water service to its 789 customers. The customer base is almost entirely residential, although there are 3 commercial/industrial customers. SSWC's certificated service territory is located in and around Hereford, in Cochise County, Arizona. The area in which we serve is not part of an Active Management Area, although, as noted in recent NSWC and SSWC proceedings, Cochise County has implemented certain rules requiring proof of adequate water supply for new construction/subdivisions. These requirements have been helpful in managing growth and ensuring adequate water supply for people in the area.

Q. DOES SSWC ALSO PROVIDE WATER SERVICE FOR IRRIGATION, INCLUDING ANY SCHOOLS, PARKS, GOLF COURSES OR OTHER ORNAMENTAL WATER FEATURES?

A. No, we do not. Our commercial customers are a gas station, a mini-mart, and a propane distributor, all located in the Miracle Valley subsystem.

Q. PLEASE DESCRIBE SSWC'S WATER RESOURCES.

A. SSWC has 3 subsystems, 2 of which are interconnected. The Cochise and Horseshoe subsystems have 4 wells capable of producing 190 gpm and 180,000 gallons of storage. The Miracle Valley subsystem has 2 wells (100 gpm and 250 gpm) and 150,000 gallons of storage. All these subsystems are chlorinated for the health and safety of our customers.

Q. WHAT IS SSWC'S COMPLIANCE STATUS?

A. To the best of my knowledge, SSWC is currently in compliance with the rules and regulations of the Arizona Department of Environmental Quality, Arizona Department of Water Resources, and Arizona Corporation Commission.¹

Q. WHEN DID THE CURRENT RATES GO INTO EFFECT?

A. SSWC's current rates were approved in Decision No. 68826 (June 29, 2006), which decision granted SSWC's initial CC&N.

Q. SO SSWC WAS JUST ESTABLISHED A FEW YEARS AGO?

A. Yes. SSWC was formed by consolidating 3 very small water utilities into one new water utility. By way of background, on April 13, 2006, NSWC and SSWC each filed an application with the Commission for a new CC&N to provide water utility service in Cochise County, Arizona. At the same time, NSWC and SSWC filed a joint application for approval of the sale and transfer of water utility assets and

¹ See Attachment 1.

Q.

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cancellation of the CC&Ns of Miracle Valley Water Company, Inc. ("Miracle Valley), Cochise Water Co. ("Cochise"), Horseshoe Ranch Water Company ("Horseshoe Ranch"), Crystal Water Company ("Crystal"), Mustang Water Company ("Mustang"), Coronado Estates Water Company ("Coronado Estates"), and Sierra Sunset Water Company ("Sierra Sunset"), (collectively the "McLain In other words, NSWC and SSWC were formed by Algonquin Systems". specifically to be the regulated water providers in the areas then served by seven separate water utilities that had been formed and operated by Johnny McLain. Pursuant to the applications, the McLain systems were to be divided geographically with NSWC serving the former Coronado, Sierra Sunset, Crystal and Mustang service areas, along with an additional area known as Babocomari adjacent to the Coronado system, and SSWC serving the former territories served by Cochise, Miracle Valley and Horseshoe Ranch.

DID MR. MCLAIN SELL THESE WATER SYSTEMS TO ALGONQUIN?

No. Algonquin was the successful bidder in a bankruptcy sale. Before that, the A. McLain Systems had a storied history in front of the Commission. The physical inadequacies and necessary repairs, maintenance and capital improvements for each of the seven McLain Systems were detailed in Decision Nos. 66241 (September 16, 2003), at which time the Commission also gave its approval for appointment of an interim manager. Then, in Decision No. 68272 (November 8, 2005), the Commission ordered a moratorium on new hook-ups.

HOW DID THINGS GET SO BAD IN THE MCLAIN SYSTEMS? Q.

Since most of the problems occurred before AWRA arrived on the scene, I am not Α. really in a position to discuss how things got so bad. Suffice to say, not only had the prior owner failed to pay debts, including property taxes, but the McLain

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systems were in serious disrepair due to long-term disregard of the need for capital improvements and maintenance by qualified, competent operators.

SO WHAT EXACTLY DID THE COMMISSION APPROVE IN DECISION Q. NO. 68826?

A. On June 29, 2006, Decision No. 68826 was issued approving (1) NSWC and SSWC's Joint Application for approval of the sale and transfer of water utility assets and cancellation of the CC&Ns of the McLain Systems, (2) the applications of NSWC and SSWC for new CC&Ns subject to certain conditions, and (3) rates and charges to be effective for all service provided by NSWC and SSWC as of the first day of the month following notification to the Commission that acquisition of the McLain Systems has been completed. In September 2006, Algonquin Water Services took over as interim operator, replacing the Arizona Small Utility Association. On March 12, 2007 we notified the Commission that the acquisition was complete and the current rates have been in effect since April 1, 2007.

WHY IS SSWC FILING FOR NEW RATES AT THIS TIME? Q.

- We were required by the Commission to file a rate case. That deadline was Α. extended by the Commission, and this rate application was required to be filed by August 31, 2009. Of equal or greater importance however, and as detailed in Mr. Bourassa's schedules, SSWC earned a return of less than 1% during the test year. This is not a fair and reasonable return on the value of the property we devote to serving the public.
- III. SUMMARY OF SIGNIFICANT SYSTEM IMPROVEMENTS AND OTHER CHANGES SINCE THE ACQUISITION
- WHAT IMPROVEMENTS HAVE BEEN MADE TO THE SSWC SYSTEM Q. SINCE IT WAS ACQUIRED BY AWRA?

COPESSIONAL CORPORATION

Α.

In the most basic terms, we have turned a system that was not fit for public service into one that provides safe, clean, reliable service to the community in which we serve. While the system is not perfect, it is one that we, and the customers, can depend on and be proud of. The rehabilitation of these systems was greatly assisted by the Commission, Staff, and Arizona Department of Environmental Quality. I believe the resulting system can be pointed to as a success story and, hopefully, a model of how to rescue small troubled water systems in the state. In fact, NSWC and SSWC won the Arizona Water Association 2009 Water Distribution System of the Year for systems serving less than 50,000 customers. Using a Commission Staff engineering report as a guideline, with some amendments along the way which were reviewed and agreed to by Staff, the following improvements were made:

MIRACLE VALLEY

- Added a meter to the wells.
- Constructed a minimum 6 ft. high chain link fence with barbed wire 400 LF. At the well sites
- Construct 12 ft. wide chain link gate at the well sites.
- Installed a new 350 GPM VFD Booster Station.
- Installed a Chlorinator.
- Rebuilt Electrical Control and wiring system.
- Installed a new 150,000 gallon storage tank.
- Added sampling tap to wells.
- Survey property to establish property boundaries of two well sites.

COCHISE

Naranja Wellsite

- Added meters to wells.
- Constructed a minimum 6 ft. High chain link fence with barbed wired 800 LF at well sites.
- Construct 12 ft wide chain link gate at well sites.

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1	Overhauled 5 hp booster pump.
2	 Rebuilt Electrical Control and wiring system.
	 Replaced air compressor and controls on Pressure Tank.
3	 Replaced Gauges on Booster and Transfer Pumps.
4	 Replaced check valves on booster and transfer pumps.
:	 Built concrete pads to mount booster and transfer pumps.
5	 Installed well pump high level shut off level controller to storage tank.
6	• Installed low-level sensor in storage tank for booster and transfer pump shut
7	 off. Installed telemetry to start and stop transfer pumps filling Horseshoe
, I	storage.
8	Add sampling taps to wells
9	Survey property to establish property boundaries for well site.
, ,	Removed old storage tank and trash and graded well site.
10	Installed a chlorinator.
11	
12	<u>Jaxel</u>
12	Added a meter to well.
13	Added an additional booster pump.
14	Installed a Chlorinator.
15	Survey property to establish property boundaries of well site.
	burney property to common property of undamned or went area.
16	<u>HORSESHOE</u>
17	Devile and 2 in the market was a speciment transfer flows from Caphian
18	 Replaced 3-inch meter measuring transfer flow from Cochise. Replaced fence with a minimum 6 ft high chain link fence with barbed wire,
19	200LF at well site.
	Constructed 12 ft. wide chain link gate.
20	Replaced 2 - 7.5 hp booster pumps.
21	Rebuilt Electrical Control and wiring system.
	Installed a Chlorinator.
22	 Replaced 3,000 Gallon pressure tank.
23	 Designed and constructed interconnection with Bella Vista South system.
24	Repaired doors on storage building.
	Added air relief valve to transmission line from Cochise and graded and
25	secured site. Survey property to establish boundaries of storage and well sites
	 Survey property to establish boundaries of storage and well sites.

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Q. HAVE THERE BEEN ANY OTHER SIGNIFICANT CHANGES OR INCREASES IN OPERATING EXPENSES SINCE THE ACQUISITION?

A. The most significant operational costs for the SSWC systems are people, along with repair/maintenance costs and electricity. There are 21 people working out of our Sierra Vista offices, which provide service to NSWC, BVWC and SSWC. Three operators primarily provide service to NSWC and SSWC, and customer service/administration is shared amongst the three water utilities to provide better service and economies of scale.

Q. ANY OTHER SIGNIFICANT CHALLENGES IMPACTING SSWC'S OPERATIONS?

The Miracle Valley subsystem is approximately 4 miles from the nearest point of our other Sierra Vista systems, so there can at times be some challenges in managing time and projects as efficiently as we would like due to the distance between our Sierra Vista systems (NSWC, SSWC, and BVWC). However, for a small system like SSWC, the shared service model operating out of a consolidated BVWC CC&N is a better, more efficient model than a stand-alone one. Another challenge we encounter is a couple of "carry-overs" caused by the prior owner. Many of the service lines and meters are "hard-piped" so there is no isolation valve or coupling. This makes it difficult and more expensive when a meter must be changed out, and requires either a hot-tap or main isolation, which causes a brief outage for customer in the area. Also, the remaining system is still comprised of thousands of feet of 2-inch pvc pipe, which is not proper construction for this system. In the fullness of time, this 2-inch pipe will have to be replaced. It is also susceptible to leaks and breaks, which cause higher water loss in the systems than we would like to see. Since we have now stabilized the systems and they are able to provide water to customers without the frequent, prolonged outages they had

5		CHARGES?
6	A.	We are proposing a new hook up fee ("HUF") tariff and changes to the meter and
7		service line installation costs.
8	Q.	DOES SSWC CURRENTLY HAVE A LOW INCOME TARIFF?
9	A.	No.
10	Q.	WHY ISN'T SSWC PROPOSING THAT A LOW INCOME TARIFF BE
11		APPROVED IN THIS RATE CASE?
12	A.	Because, on a stand-alone basis, SSWC is far too small. This means that the cost
13		burden would fall too heavily on those who do not qualify for the low income
14		tariff. However, we do propose a low income tariff for the consolidated BVWC.
15		discuss this additional factor in my testimony supporting consolidation to be filed
16	1	in this docket once it has been opened.
17		A. HUF Tariffs
18	Q.	DOES SSWC CURRENTLY HAVE A HOOK UP FEE ("HUF") TARIFF?
19	A.	Yes, it allows for \$1,000 per residential unit to be collected on new homes
20		connecting to our system.
21	Q.	WHY IS SSWC PROPOSING HUF TARIFFS IN THIS RATE CASE?
22	A.	To assist SSWC in more equitably apportioning the cost of constructing additional
23		off-site facilities to provide water production, delivery, storage and pressure among
24		new service connections. As a result, we are proposing an increased HUF to
25		address part of the costs for off-site facilities for new service connections.
26		

become accustomed to under prior ownership, we can now direct more of our

IS SSWC PROPOSING ANY CHANGES OF ITS TARIFF OF RATES AND

attention to addressing water loss within the system.

PROPOSED TARIFF CHANGES

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IV.

Q.

Q. WHAT IS THE AMOUNT OF THE HUF BEING PROPOSED?

A. The HUFs will be based on meter size. As set forth in the proposed Water HUF, the HUFs will be \$1,600 for a 5/8" meter, and \$1,800 for 3/4" and 1" meters.

Q. WHAT FACTORS DID SSWC CONSIDER TO ARRIVE AT THESE AMOUNTS?

A. There are basically three factors that we considered. First, we desire to keep customer rates within a reasonable range, while allowing SSWC an opportunity to recover its operating costs and earn a reasonable return on the fair value of its rate base. We considered the historical average cost of plant per customer, we also considered our estimated reasonable costs for increased capacity and off-site facilities for new service connections based on our ongoing experience with capital investment.

The second factor is fairness. Ideally, all customers within a class should pay the same amount because each customer is contributing to the same extent to the operating and administrative costs of the utility and each customer is providing a like amount in support of the return on rate base. In other words, each customer within that class is paying his or her cost of service. Each customer (old and new) should have approximately the same amount of utility investment dedicated to its needs, with the balance of the capital required to furnish service funded by the developer.

The third factor is that of balancing invested capital versus contributed capital. Many of the assets utilized within this system are older assets, which need refurbishment or replacement. These types of assets necessitate capital investment by SSWC. These investments likely result in the need for additional rates. Therefore, in this instance, we view a HUF with required CIAC or zero-cost capital a favorable situation to allow development to pay the bill, or at least a significant

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part of it, for growth and allow the utility to invest the funds for system maintenance capital.

B. Other Tariff Changes

Q. DOES SSWC PROPOSE ANY OTHER TARIFF CHANGES?

A. We have requested an increase in the meter and service line installation tariff. This revised cost is more reflective of the current actual cost to provide this service, and places the cost of growth directly on the party causing the cost so it is not borne by the existing customers.

Q. DOES THIS CONCLUDE YOUR DIRECT TESTIMONY?

A. Yes.

Southern Sunrise Water Company Inc.

Application for a Determination of the Fair Value of Its Utility Plants and Property and for Increases in Its Water Rates and Charges

August 31, 2009

Greg Sorensen Direct Testimony

Attachment 1

Arizona Department of Environmental Quality

Drinking Water Monitoring and Protection Unit
Mail Code 5415B-2
1110 West Washington Street
Phoenix, AZ 85007

Drinking Water Compliance Status Report

576	tem Name		9(4)), 7/(4		Managara and Market
SO	UTHERN SUNRISE WC - MIRACLE	X	Community		Yes,
	VALLEY tem ID#		Non-transient Non-community		to PWS#
	02023	H	Transient Non-community	M	No
		بيدا			
	fall compliance status	Ø	No major deficiencies		Major deficiencies
	litoring and Reporting status	\boxtimes	No major deficiencies		Major deficiencies
Con	nments: None				·
	ration and Maintenance statue	A ISS	No major deficiencies		Major deficiencies
	o last Sanitary Survey 5-16-07		ispector John Eyre, SRC	<u> </u>	INIAJOI DELICIELICIES
250 C	or unresolved/ongoing operation and m	1000			
iviaje	unable to maintain 20p		enance deliciencies. inadequal	to et	orane
	cross connection/backf				treatment rule
	treatment deficiencies	, ,	☐ ATC/AOC		
	certified operator		other =		
0	No.				
Con	ments: None				
ls a	entern abroeviterteinimbe DEGA:				Yes 🛛 No
	ments: None		4.10	·- 	
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	l Montoring Year			199	
Men	ltoring Assistance Program (MAP) Sys			\boxtimes	Yes No
Eva	uation completed by Donna Calde	ron.	Manager //		
	Drinking Wat	er M	lonitoring and Protection Unit		
Pile	ne 602-771-464	1	Date		just 7, 2009
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	currently delivering water that meets			40 C	CFR 141/Arizona
	Administrative Code, Title 18, Chapte				
	Based upon the monitoring and repor				
	this system is currently delivering wat 141/Arizona Administrative Code, Title				
	Based upon the operation and mainte				
	this system is currently delivering wat				
	141/Arizona Administrative Code, Titi				

This compliance status report does not guarantee the water quality for this system in the future, and does not reflect the status of any other water system owned by this utility company.

Arizona Department of Environmental Quality

Drinking Water Monitoring and Protection Unit
Mail Code 5415B-2
1110 West Washington Street
Phoenix, AZ 85007

Drinking Water Compliance Status Report

	tem Name		stom Type		system consecutive?
	SOUTHERN SUNRISE WC -		Community		Yes,
	COCHISE/HORSESHOE		Community	1 '	to PWS #
	tom ID #		Non-transient Non-community	-	10 P V V 3 #
653	The state of the s			1	A1
<u> </u>	02011		Transient Non-community		No
Selv.	ral) compliance status		No major deficiencies	1 1 1	Major deficiencies
	nitoring and Reporting status	R		┝	
	nments: None		No major deficiencies		Major deficiencies
001	ninents. None				
	ration and Maintenance status		No major deficiencies		Major deficiencies
Diag	e of last Sanitary Survey 5-16-07	7	nspector John Eyre, SR	O	
Mai	or unresolved/ongoing operation and	maint	enance deficiencies:	~	
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	Columed operator				į
Con	nments: None				
	NITED THE THE PARTY OF THE PART				77

eina saadaa					
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	ulation Served			140	30
	nça Cohnections		ACTOR CALLS IN THE CONTRACTOR	58	
	iber of Entry Points to the Distribution			3	<u>' </u>
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	icring Assisiance Program (MAE) &	<u>(s)(eiri)</u>			Yes No
	Danna Cala		Manager (II)		
	justion completed by Donna Calc				
			onitoring and Protection Unit	a	
Pho			Date		gust 7, 2009
Ø	Based upon data submitted by the v	vater s	system, ADEQ has determine	d that	t this system is
	currently delivering water that meets	s wate	r quality standards required b	y 40 (CFR 141/Arizona
	Administrative Code, Title 18, Chapt				
	Based upon the monitoring and repo	orting	deficiencies noted above, AD	EQ c	annot determine if
	this system is currently delivering wa	ater th	at meets water quality standa	rds re	equired by 40 CFR
	141/Arizona Administrative Code, Ti				
	Based upon the operation and main				
_	this system is currently delivering wa				
	THO DASIGIT IS AND LEITHAR GERAGIALLI AND	31(2) 113	at weeis matel onailin stadoa	$m \sim 10$	2011/20 DV 40 L.E.K
	141/Arizona Administrative Code, Ti	ile 18	at meets water quality standa Chapter 4 and/or PWS to me	ius ie af in :	equired by 40 CFK

This compliance status report does not guarantee the water quality for this system in the future, and does not reflect the status of any other water system owned by this utility company.

1 2 3 4 5 6	FENNEMORE CRAIG, P.C. Jay L. Shapiro (No. 014650) Patrick J. Black (No. 017141) 3003 N. Central Ave. Suite 2600 Phoenix, Arizona 85012 Attorneys for Southern Sunrise Water Company Inc. BEFORE THE ARIZONA CORPORATION COMMISSION
8 9 10 11 12 13 14 15	IN THE MATTER OF THE APPLICATION OF SOUTHERN SUNRISE WATER COMPANY INC., AN ARIZONA CORPORATION, FOR A DETERMINATION OF THE FAIR VALUE OF ITS UTILITY PLANTS AND PROPERTY AND FOR INCREASES IN ITS WATER RATES AND CHARGES FOR UTILITY SERVICE BASED THEREON.
16	DIRECT TESTIMONY OF
17	THOMAS J. BOURASSA
18	(RATE BASE, INCOME STATEMENT AND RATE DESIGN)
19	August 31, 2009
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FENNEMORE CRAIG A PROFESSIONAL CORPORATION PHOENIX

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I. 1 2 Q. 3 A. 4 Phoenix, Arizona 85029. 5 Q. 6 A. 7 8 9 10 Q. 11 **REGULATORY EXPERIENCE?** 12 A. 13 14 15 16 17 18 19 20 21 Q. 22

INTRODUCTION, QUALIFICATIONS AND PURPOSE

- PLEASE STATE YOUR NAME AND ADDRESS.
- My name is Thomas J. Bourassa. My business address is 139 W. Wood Drive,
- WHAT IS YOUR PROFESSION AND BACKGROUND?
- I am a Certified Public Accountant and am self-employed, providing consulting services to utility companies as well as general accounting services. I have a B.S. in Chemistry and Accounting from Northern Arizona University (1980) and an M.B.A. with an emphasis in Finance from the University of Phoenix (1991).
- COULD YOU BRIEFLY SUMMARIZE YOUR PRIOR WORK AND
- Prior to becoming a private consultant, I was employed by High-Tech Institute, Inc., and served as controller and chief financial officer. Prior to working for High-Tech Institute, I worked as a division controller for the Apollo Group, Inc. Before joining the Apollo Group, I was employed at Kozoman & Kermode, CPAs. In that position, I prepared compilations and other write-up work for water and wastewater utilities, as well as tax returns.

In my private practice, I have prepared and/or assisted in the preparation of several water and wastewater utility rate applications before the Arizona Corporation Commission ("Commission").

- ON WHOSE BEHALF ARE YOU TESTIFYING IN THIS PROCEEDING?
- A. I am testifying in this proceeding on behalf of the applicant, Southern Sunrise Water Company Inc. ("SSWC"). SSWC is seeking changes in its rates and charges for water utility service in its certificated service area, which area is located in Cochise County, Arizona.

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A.

Q. WHAT IS THE PURPOSE OF YOUR DIRECT TESTIMONY?

3 4 5 I will testify in support of SSWC's proposed adjustments to its rates and charges for water utility service. I am sponsoring the direct schedules, which are filed concurrently herewith in support of SSWC's application. I was responsible for the preparation of these schedules based on my investigation and review of SSWC's relevant books and records.

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For convenience, the two portions of my direct testimony, each with the relevant schedules attached, are being filed separately in this case. In this volume of my direct testimony, I address the rate bases, income statements (revenue and operating expenses), required increases in revenue, and rate designs and proposed rates and charges for water service. Schedules A through C, E-F and H are attached to this portion of my direct testimony. SSWC has not prepared a cost of service study because of its very small size and because there are only two classes of customers, 5/8 inch residential and 3/4 inch residential. Consequently, the G schedules are omitted.

In the second volume of my direct testimony, to which the D schedules are attached, I address cost of capital. SSWC is requesting a return on common equity of 12.8 percent. As shown on Schedule D-1, SSWC's capital structure for ratemaking purposes consists of 100 percent equity and 0 percent debt. weighted cost of capital is 12.8 percent.

- Q. IN HIS DIRECT TESTIMONY, MR. SORENSEN MENTIONS SSWC'S REQUEST FOR CONSOLIDATION. ARE YOU ALSO ADDRESSING CONSOLIDATION?
- Yes, although like Mr. Sorensen, my testimony in support of the requested A. consolidation of SSWC, Bella Vista Water Co., Inc. ("BVWC") and Northern Sunrise Water Company Inc. ("NSWC") is attached to the Joint Application that

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BVWC will file in a separate docket.¹ My direct testimony in support of the rate application is also being filed in each of the rate case dockets initiated by BVWC and NSWC. Along with my consolidation testimony, I have also prepared and am I also sponsoring a full, fourth set of schedules that illustrate the rates for a consolidated BVWC.

O. WHAT DO YOU MEAN BY A "CONSOLIDATED BVWC"?

A. Under the Joint Application for consolidation, BVWC would be the surviving entity with one set of rates and charges for all customers. In other words, NSWC and SSWC would no longer exist.

II. OVERVIEW OF SSWC'S REQUEST FOR RATE RELIEF

O. PLEASE SUMMARIZE SSWC'S APPLICATION.

SSWC is requesting a 12.8 percent return on its fair value rate base ("FVRB"). SSWC has also proposed certain pro forma adjustments to take into account known and measurable changes to rate base, expenses and revenues. These pro forma adjustments are consistent with normal ratemaking and are contemplated by the Commission's rules and regulations governing rate applications. See R14-2-103. These adjustments are necessary to obtain a normal or realistic relationship between revenues, expenses and rate base on a going-forward basis.

SSWC's proposed fair value rate base is \$1,544,434. The increase in revenues to provide for recovery of operating expenses and a 12.8 percent return on

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¹ Bella Vista Water Co., Inc., Northern Sunrise Water Company Inc., and Southern Sunrise Water Company Inc.'s Joint Application for Approval of Authority to Consolidate Rates and for the Transfer of Utility Assets to Bella Vista Water Co., Inc. filed on August 31, 2009, Bella Vista Water Co., Inc., Northern Sunrise Water Company Inc. and Southern Sunrise Water Company Inc., Docket No. W-02465A-09-____ ("Joint Application").

1 2 rate base is approximately \$309,090, an increase of approximately 69.59 percent over the adjusted and annualized test year revenues.

Because it was ordered to do so by the Commission. Additionally, SSWC is not

earning a fair return on the fair value of its water plant devoted to service. This is

largely due to a substantial investment in plant (over \$1.1 million) necessary to

serve water customers that SSWC has made since it was granted a Certificate of

Convenience and Necessity ("CC&N") in June 2006 (Decision No. 68826, June

29,2006). SSWC's rate base value has increased by over \$820,000 since the value

was determined by the Commission in January 2006 (Decision No. 68412, January

23, 2006). Further, the initial rates and revenue requirements were based on a 5-

projections were in early 2006. Since that time, actual revenues, expenses, plant

consequence, SSWC's current rate of return, based on the adjusted test year data, is

year projection of revenue, expenses, plant investment, and rate base.

investment, and rate base are higher than originally projected.

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WHY IS SSWC FILING FOR NEW RATES AT THIS TIME? Q.

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III.

Q.

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SUMMARY OF SCHEDULES

0.39 percent.

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Summary of A, E and F Schedules.

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MR. BOURASSA, LET'S TURN TO SSWC'S SCHEDULES. **PLEASE** DESCRIBE THE SCHEDULES LABELED AS A, E, AND F.

The A-1 Schedule is a summary of the rate base, operating income, current

operating margin, required operating margin, operating income deficiency, and the

increase in gross revenue. A 12.8 percent return on FVRB is requested. The

Revenues at present and

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proposed and customer classifications are also shown on this schedule.

increase in the revenue requirement is \$309,090.

The A-2 Schedule is a summary of results of operations for the test year, prior years, and a projected year at present rates and proposed rates. Schedule A-3 contains SSWC's capital structure for the test year and the Schedule A-4 contains the plant construction, and plant-in-service for the test year and prior years. The projected plant additions are also shown on this Schedule A-5 is the summary of SSWC's changes in financial position (cash flow) for the prior two years, the test year at present rates, and a projected year at The E Schedules are based on SSWC's actual operating results, as reported by SSWC in annual reports filed with the Commission. The E-1 Schedule contains the comparative balance sheet data for the years 2007, 2008, and 2009 ending on Schedule E-2, page 1, contains the income statement for the years 2007, Schedule E-3 contains the statements of changes in SSWC's financial Schedule E-4 provides the changes in membership equity.

Schedule E-8 contains the taxes charged to operations.

The accountant's notes to the financial statements and the financial assumptions used in preparing the rate filing schedules are shown on Schedules E-9

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and F-4, respectively, in accordance with the Commission's standard filing requirements. SSWC does not prepare audited financial statements.

Schedule F-1 contains the results of operations at the present rates (actual and adjusted), and at proposed rates.

Schedule F-2 contains the summary of changes in financial position (cash flow) for the prior two years, the test year at present rates, and a projected year at present and proposed rates.

Schedule F-3 shows SSWC's projected construction requirements for 2010, 2011, and 2012.

Schedule F-4 contains the assumptions used in developing the adjustments and projections contained in the rate filing.

B. Rate Base (B Schedules).

Q. WOULD YOU EXPLAIN THE RATE BASE SCHEDULES, WHICH ARE LABELED AS THE B SCHEDULES?

- A. Yes. I will start with Schedule B-5, which is the working capital allowance. I used the "formula method" of computing the working capital allowance to reduce costs. However, SSWC is not requesting a working capital allowance.
- Q. WHY DIDN'T SSWC PREPARE A LEAD-LAG STUDY AND USE THE RESULTS OF THAT STUDY TO COMPUTE WORKING CAPITAL?
- A. Because the costs to prepare a lead-lag study outweigh the benefits. By way of illustration, in a recent case for Chaparral City Water Company (W-02113A-07-0551), the Residential Utility Consumer Office prepared a lead-lag study and computed a negative \$111,000 of cash working capital. SSWC is one-seventh the size in terms of the level of expenses. So, let's assume for argument's sake that a lead-lag study would produce negative working capital of \$15,800. If the negative \$5,500 were included in rate base, the impact on the revenue requirement would be

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a negative \$3,294 (-\$15,800 times 12.8 percent return times the tax factor of 1.6286). In the meantime, SSWC would have incurred \$10,000 just to have the study prepared. Plus, depending on what components of expenses I include in the calculation, SSWC could easily incur more than \$15,000 defending its working capital calculation, all of which increases rate case expense. This is why I believe the costs far outweigh the benefits, and why I have recommended and SSWC has accepted seeking no working capital allowance.

Q. THANK YOU. PLEASE CONTINUE.

A. SSWC did not file Schedules B-3 and B-4. To limit issues in dispute and reduce rate case expense, SSWC is requesting that its original cost rate base ("OCRB") be used as its FVRB.

Q. HAVE YOU PREPARED SCHEDULES SHOWING ADJUSTMENTS TO SSWC'S ORIGINAL COST RATE BASE?

A. Yes. Schedule B-2 shows adjustments to the OCRB cost rate base proposed by SSWC. Schedule B-2, pages 2 through 6, provides the supporting information. These adjustments are, in summary:

B-2 adjustment number 1, as shown on Schedule B-2, page 2, adjusts plant-in-service. There are two plant-in-service adjustments included in Adjustment 1. These are shown on Schedule B-2, page 3, and are labeled as adjustments "A" and "B".

Adjustment A of B-2 adjustment number 1 adjusts plant-in-service to remove affiliated profit from plant-in-service that was recorded in plant-in-service during the years since SSWC's last rate case.

Adjustment B of B-2 adjustment number 1 adjusts plant-in-service to reflect the reconciliation of SSWC's plant-in-service detail to its amount recorded at the end of the test year and as reflected on the E-1 schedule.

Q. PLEASE CONTINUE.

A. Adjustment 2 shown on Schedule B-2, page 2, adjusts accumulated depreciation. The details of the accumulated depreciation adjustment are shown on Schedule B-2, page 4. There is only one adjustment shown on this schedule and it is labeled as adjustment "A".

Adjustment A of B-2 adjustment 2 reflects the re-computed amounts per SSWC's B-2 plant schedule and takes into consideration the removed affiliate profit.

Q. DO THE PLANT AND ACCUMULATED DEPRECIATION SHOWN ON B-2 REFLECT THE LAST COMMISSION RATE ORDER?

A. Yes. See Decision No. 68412. A reconciliation of the starting balances for plant-in-service in the instant case is shown on Schedule B-2, page 3.6.

For accumulated depreciation, a reconciliation of the starting balances for accumulated depreciation in the instant case is shown on Schedule B-2, page 3.7.

The plant shown on Schedule B-2 started with the plant-in-service balances approved in Decision No. 68412 which established the starting values of plant-in-service. Plant additions and retirements since acquisition by Algonquin have been added to and deducted from total plant shown on Schedule B-2, pages 3.1 to 3.4. As mentioned above, capitalized affiliate profit recorded in the plant additions for each year have been deducted from the plant. Pages 3.1 to 3.5 of the schedule show the details for the accumulated depreciation through the end of the test year using the half-year convention for depreciation.

Q. WHAT DEPRECIATION RATES DID YOU EMPLOY?

A. Staff's typical and customary depreciation rates. These are the same rates used in the financial projections to set initial rates. See Decision No. 68826 at 30.

SSWC's computation is based on the adjusted plant-in-service, 3 income taxes. accumulated depreciation, and CIAC in the instant case and the tax basis of its 4 5 assets using the tax rate found on Schedule C-3. B-2 adjustment number 4, labeled as 4a and 4b, adjusts contributions in aid 6 7 of construction ("CIAC") and amortization for CIAC recorded since the since the 8 prior rate case. The detail of SSWC's proposed CIAC adjustments can be found on 9 Schedule B-2, page 6 and 6.1 to 6.2. 10 Q. HOW WAS THE PROPOSED "FAIR VALUE" RATE BASE SHOWN ON 11 A-1 DETERMINED? 12 As stated, the FVRB shown on Schedule A-1 is based on OCRB, with no Α. 13 adjustment for the current values of SSWC's plant and property. 14 C. Income Statement (C Schedules). PLEASE EXPLAIN THE ADJUSTMENTS YOU ARE PROPOSING TO 15 Q. 16 THE INCOME STATEMENT AS SHOWN ON SCHEDULES C-1 AND C-2. 17 The following is a summary of adjustments shown on Schedule C-1: Α. 18 Adjustment 1 annualizes depreciation expense. The proposed depreciation 19 rate for each component of utility plant is shown on Schedule C-2, page 2. The 20 depreciation rates approved in SSWC's last rate case were account specific rates. 21 SSWC proposes to continue to use these rates. 22 Adjustment 2 increases the property taxes based on proposed revenues. SSWC has recognized the reduction in the assessment ratio contained in A.R.S. 23 24 § 42-15001, entitled "Assessed Valuation of Class One Property". By law, the assessment ratio will be reduced through tax year 2011 to 20 percent. SSWC has 25 26 proposed a two-year reduction in the assessment ratio or a reduction from the 23

THANK YOU. PLEASE CONTINUE.

B-2 adjustment number 3 as shown on Schedule B-2, page 5 adjusts deferred

Q.

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percent employed for the 2008 property tax year to 21 percent for 2010 property tax year.

Q. HOW DID YOU COMPUTE THE PROPERTY TAXES AT PROPOSED RATES?

A. To determine full cash value, I used the method employed by the Arizona Department of Revenue - Centrally Valued Properties ("ADOR" or "the Department"). This method determines full cash value by using twice the average of three years of revenue, plus an addition for CWIP and a deduction for the book value of transportation equipment. In the instant case, I used two times the adjusted revenues for the year ending March 31, 2009, and one year of revenues at proposed rates. The assessed value (21 percent of full cash value) was then multiplied by the property tax rate to determine adjusted property tax expense.

Q. IS THIS CONSISTENT WITH PRIOR COMMISSION DECISIONS?

A. Yes. E.g., Chaparral City Water Company, Decision No. 68176 (September 30, 2005) at 13, Rio Rico Utilities Inc., Decision No. 67279 (October 5, 2004), and Bella Vista Water Company, Decision No. 65350 (November 2, 2001)...

Q. IS THIS SYNCHRONIZATION OF PROPERTY TAX EXPENSE WITH REVENUES PROPER RATE MAKING?

- A. Yes. Like income taxes, property taxes must be adjusted to ensure that the new rates are sufficient to produce the revenue requirement. For this reason, the Commission has repeatedly approved the use of proposed revenues to determine an appropriate level of property tax expense to be recovered through rates.
- Q. PLEASE CONTINUE WITH YOUR DESCRIPTION OF THE INCOME STATEMENT ADJUSTMENTS.
- A. Adjustment 3 shows estimated rate case expense of \$125,000, which is roughly sixty percent of a total estimated rate case expense of \$200,000.

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Q. HOW DID YOU ARRIVE AT THESE AMOUNTS?

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A. First, I assumed that SSWC and NSWC would have their rate cases heard together, at a minimum, even if the consolidation with BVWC were rejected. I understand this is how the two entities have generally proceeded before the Commission. Second, I estimated \$200,000 for a SSWC/NSWC rate case based on my experience with rate cases before the Commission, and that of SSWC's counsel. Third, I allocated that amount 62-38 percent, roughly consistent with the difference in customer numbers between these two water providers.

Q. PLEASE EXPLAIN WHY YOU REFER TO THESE AMOUNTS AS "ESTIMATES"?

Because I can't see the future, I can only make some guesses based on my Α. experience. The specifics of who may intervene, what unique issues may come into dispute, what kind of procedural problems we will encounter, and what will happen with the joint consolidation request, I cannot predict. I know rate cases are lengthy and expensive, but I still have to start with an estimate. If things turn out more complicated than anticipated, SSWC will modify its request to account for that increased expense. Conversely, if the case proceeds and rate case expense is lower than expected, we would make an appropriate adjustment downward.

WHAT AMORTIZATION PERIOD ARE YOU RECOMMENDING? Q.

Α. SSWC proposes that rate case expense be recovered over three years because it believes a three-year cycle for future rate cases is reasonable given this utility's circumstances. Initial rates for SSWC were established over 3 years ago and, the current shareholder, Algonquin Water Resources of America, which acquired SSWC in June 2006 intends to file cases on a regular basis.

Q. PLEASE CONTINUE WITH YOUR DISCUSSION OF THE INCOME STATEMENT ADJUSTMENTS?

A. Adjustment 4 annualizes revenues to the year-end number of customers. The annualization of revenues is based on the number of customers at the end of the test year, compared to the actual number of customers during each month of the test year. Average revenues by month were computed for the test year. The average revenues were then multiplied by the increase (or decrease) in number of customers for each month of the test year.

Adjustment 5 annualizes purchased power expense based on the additional gallons sold from annualizing revenues to the year-end number of customers in Adjustment 4, above. This adjustment is intended to match the additional expense associated with the revenue annualization.

Adjustment 6 annualizes chemicals expense based on the additional gallons sold from annualizing revenues to the year-end number of customers in Adjustment 4, above. This adjustment is intended to match the additional expense associated with the revenue annualization.

Adjustment number 7 increases outside services for known and measurable changes to the general office allocation.

Adjustment 8 synchronizes interest expense with rate base.

Adjustment 9 reflects income taxes on taxable income based on the tax rate under proposed revenues.

Q. DO THE CONTRACTUAL COSTS SSWC HAS RECORDED IN EXPENSE FOR THE TEST YEAR INCLUDE AFFILIATE PROFIT?

A. No. The test year costs reflect actual costs. No profit is included consistent, with Commission decisions for SSWC affiliates, *Black Mountain Sewer Corporation* and *Gold Canyon Sewer Company*. Since acquisition, SSWC's parent has

developed methodologies consistent with rate making practices used by similarly situated holding companies where the parent company owns more than one subsidiary utility to allocate and record shared costs.

For example, under the allocation methodology, operation labor costs are directly allocated based on operator time, accounting and billing costs are allocated based on a customer allocation factor, and corporate overhead is allocated based upon a 4-factor methodology. SSWC's parent has compared the amounts recorded in expense on the books of SSWC and the allocated cost based on its methodology and has determined that the amounts recorded in expense for the test year were correct.

D. Rate Design (H Schedules).

Q. WHAT ARE SSWC'S PRESENT RATES FOR WATER SERVICE?

A. SSWC's present rates are:

MONTHLY SERVICE CHARGES

5/8" x 3/4" meters	\$31.00
3/4" Meters	\$46.50
1" Meters	\$77.50
1 1/2" Meters	\$155.00
2" Meters	\$248.00
3" Meter	\$496.00
4" Meters	\$775.00
6" Meter	\$930.00
8" Meters	\$1550.00

COMMODITY RATES

All meter sizes	0 to 5,000 gals	\$ 2.00
	5,001 to 10,000 gals	\$ 2.75

1			Over 10,000 gals	\$ 3.90						
2		Standpipe (bulk)	All gallons	\$ 3.90						
3	Q.	WHAT ARE SSWC'S PROPOSED RATES	FOR WATER SERVICE?							
4	A.	SSWC's proposed rates are:								
5		MONTHLY SERVICE CHARGES								
6		5/8" x 3/4" meters	\$54.33	7						
7		3/4" Meters	\$81.50	6						
8		1" Meters	\$135.93	3						
9		1 1/2" Meters	\$271.85	5						
10		2" Meters	\$434.96	6						
11	:	3" Meters	\$869.92	2						
12		4" Meters	\$1,359.25	5						
13		6" Meters	\$2,718.50	0						
14		8" Meters	\$4,349.60	0						
15		COMMODITY RATES								
16		Residential 5/8" X 3/4" Meters	1 to 4,000 gals	\$ 3.51						
17			4,001 to 10,000 gals	\$ 4.26						
18			Over 10,000 gals	\$ 5.41						
19		Residential ¾" Meters	1 to 4000 gals	\$ 3.51						
20			4,001 to 10,000 gals	\$ 4.26						
21			Over 10,000 gals	\$ 5.41						
22		Commercial 5/8" X 3/4" Meters	1 to 10,000 gals	\$ 3.51						
23			Over 10,000 gals	\$ 4.26						
24		Commercial 3/4" Meters	1 to 10,000 gals	\$ 3.51						
25			Over 10,000 gals	\$ 4.26						
26		1" Meters	1 to 15,000 gals	\$ 3.51						
0	l									

1			Over 15,000 gals	\$ 4.26
2		1 ½" Meters	1 to 25,000	\$ 3.51
3			Over 25,000	\$ 4.26
4		2" Meters	1 to 50,000	\$ 3.51
- 5			Over 50,000	\$ 4.26
6		3" Meters	1 to 80,000	\$ 3.51
7			Over 80,000	\$ 4.26
8		4" Meters	1 to 160,000	\$ 3.51
9			Over 160,000	\$ 4.26
10		6" Meters	1 to 250,000	\$ 3.51
11			Over 250,000	\$ 4.26
12		8" Meters	1 to 500,000	\$ 3.51
13			Over 500,000	\$ 4.26
14	i	Standpipe (bulk)	All gallons	\$ 4.26
15	Q.	WHAT METER SIZE ARE THE MAJOR	ITY OF CUSTOMERS	S ON AND
16		WHAT WAS THE AVERAGE MONTH	LY BILL DURING T	THE TEST
17		YEAR?		
18	A.	The largest customer class is the 5/8 inch resid	lential class. As shown	on Schedule
19		H-2, page 1, the average monthly bill under pr	resent rates for a 5/8 incl	n residential
20		customer using an average 5,581 gallons is \$42	2.60.	
21	Q.	WHAT WILL BE THE AVERAGE 5/8 IN	CH RESIDENTIAL C	USTOMER
22		AVERAGE MONTHLY BILL UNDER TH	E NEW RATES?	
23	A.	As shown on Schedule H-2, page 1, the average	ge monthly bill under pro	oposed rates
24		for a 5/8 inch residential customer using an a	average 5,581 gallons is	\$75.15 - a
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\$32.55 increase over the present monthly bill or a 76.41 percent increase.

1	Q.	IS SSWC'S RATE DESIGN A CONSERVATION ORIENTED RATE
2		DESIGN?
3	Α.	Yes. Inverted tier rate designs are conservation oriented. The smaller residential
4		meters (5/8" and 3/4") are on an inverted three-tier rate design and all other meter
5		sizes and classes are on an inverted two-tier design.
6	Q.	IS SSWC PROPOSING AN OFF-SITE FACILITIES HOOK-UP FEE
7		(HUF)?
8	A.	Yes. A discussion of the proposed HUF tariff is contained in Greg Sorensen's
9		direct testimony. ²
10	Q.	IS SSWC PROPOSING ANY CHANGES TO ITS METER AND SERVICE
11		LINE INSTALLATION CHARGES?
12	A.	Yes. As shown on Schedule H-3, page 4, SSWC is proposing meter and service
13		line installation charges be based on actual costs. ³
14	Q.	IS SSWC PROPOSING ANY CHANGES TO MISCELLANEOUS SERVICE
15		CHARGES?
16	A.	No.
17	Q.	DOES THAT CONCLUDE YOUR DIRECT TESTIMONY?
18	A.	Yes.
19		
20		
21		
22		
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24	2 0	
25		eg Sorensen Direct Testimony ("Sorensen SSWC Dt.") at 9-11.
26	Sor	ensen SSWC Dt. at 11.

Southern Sunrise Water Company Inc.

Application for a Determination of the Fair Value of Its Utility Plants and Property and for Increases in Its Water Rates and Charges

August 31, 2009

Schedules A-C, E, F, H

Line	Southern Sunrise Water Company Test Year Ended March 31, 2009 Computation of Increase in Gross Revenue Requirements As Adjusted							nibit nedule A-1 ge 1 ness: Bourassa	
<u>No.</u> 1	Fair Value Rate	Base					\$	1,544,434	
3	Adjusted Opera	iting Income						6,042	
4 5	Current Rate of	Return						0.39%	
6 7	Required Opera	ating Income					\$	197,688	
8 9	Required Rate	of Return on Fair Value Rate Base						12,80%	
10 11	Operating Incor	me Deficiency					\$	191,645	
12 13	Gross Revenue	Conversion Factor						1.6128	
14 15 16	Increase in Gro	ss Revenue Revenue Requirement						309,090	
17	Adjusted Test Y	ear Revenues					\$	444,136	
18	•	ss Revenue Revenue Requirement					\$	309,090	
19		nue Requirement					\$	753,226	
20 21	Percent Increas							69.59%	
22	Customer			Present		Proposed		Dollar	Percent
23	Classification			Rates		Rates		Increase	Increase
24	5/8 Inch	Residential	\$	423,617	\$	726,873	\$	303,256	71.59%
	0/4 1	manufate and all		·					0.00%
25	3/4 Inch	Residential		-		-			0.0076
	3/4 INCH	Residential		-		-			Q.0078
25 26 27	3/4 INCH	Residential		-		-			0.00%
26	3/4 INCII	Subtotal	-\$	423,617	\$	726,873	\$	303,256	71.59%
26 27	3/4 Incri		\$	423,617	\$	726,873	\$	303,256	
26 27 28	3/4 Inch		\$ \$	423,617 1,657		726,873 2,879		303,256 1,222	
26 27 28 29		Subtotal		·					71.59%
26 27 28 29 30	1 Inch	Subtotal Commercial		1,657		2,879		1,222	71.59% 73.7 4 %
26 27 28 29 30 31	1 Inch	Subtotal Commercial		1,657		2,879		1,222	71.59% 73.7 4 %
26 27 28 29 30 31 32	1 Inch	Subtotal Commercial		1,657		2,879		1,222	71.59% 73.7 4 %
26 27 28 29 30 31 32 33	1 Inch	Subtotal Commercial		1,657		2,879		1,222	71.59% 73.7 4 %
26 27 28 29 30 31 32 33	1 Inch	Subtotal Commercial		1,657		2,879		1,222	71.59% 73.7 4 %
26 27 28 29 30 31 32 33 34 35	1 Inch	Subtotal Commercial		1,657		2,879		1,222	71.59% 73.7 4 %
26 27 28 29 30 31 32 33 34 35 36	1 Inch	Subtotal Commercial		1,657 4,422	\$	2,879 6,758	\$	1,222	71.59% 73.7 4 %
26 27 28 29 30 31 32 33 34 35 36 37	1 Inch	Subtotal Commercial		1,657	\$	2,879	\$	1,222	71.59% 73.7 4 %
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	1 Inch	Subtotal Commercial Commercial	\$	1,657 4,422	\$	2,879 6,758	\$	1,222 2,336	71.59% 73.74% 52.83%
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	1 Inch	Subtotal Commercial Commercial	\$	1,657 4,422	\$	2,879 6,758	\$	1,222 2,336	71.59% 73.74% 52.83%
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	1 Inch	Subtotal Commercial Commercial	\$	1,657 4,422	\$	2,879 6,758	\$	1,222 2,336	71.59% 73.74% 52.83%
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	1 Inch	Subtotal Commercial Commercial	\$	1,657 4,422	\$	2,879 6,758	\$	1,222 2,336	71.59% 73.74% 52.83%
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	1 Inch	Subtotal Commercial Commercial	\$	1,657 4,422	\$	2,879 6,758	\$	1,222 2,336	71.59% 73.74% 52.83%
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	1 Inch	Subtotal Commercial Commercial	\$	1,657 4,422	\$	2,879 6,758	\$	1,222 2,336	71.59% 73.74% 52.83%
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	1 Inch	Subtotal Commercial Commercial	\$	1,657 4,422	\$	2,879 6,758	\$	1,222 2,336	71.59% 73.74% 52.83%
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	1 Inch 2 Inch	Subtotal Commercial Commercial Subtotal	\$	1,657 4,422 6,079	\$	2,879 6,758	\$	1,222 2,336 3,558	71.59% 73.74% 52.83% 58.53%
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	1 Inch 2 Inch Subtotal Reve	Subtotal Commercial Commercial Subtotal	\$	1,657 4,422 6,079	\$	2,879 6,758 9,637	\$	1,222 2,336 3,558	71.59% 73.74% 52.83% 58.53%
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49	1 Inch 2 Inch Subtotal Reve	Subtotal Commercial Commercial Subtotal	\$	1,657 4,422 6,079 429,696 3,335	\$	2,879 6,758 9,637	\$	1,222 2,336 3,558	71.59% 73.74% 52.83% 58.53% 71.40% 75.78%
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50	1 Inch 2 Inch Subtotal Reve Revenue Ann Miscellaneous	Subtotal Commercial Commercial Subtotal Thues before Annualization palization Revenues	\$	1,657 4,422 6,079 429,696 3,335 10,679	\$	2,879 6,758 9,637 736,510 5,863 10,679	\$	3,558 3,558 3,558	71.59% 73.74% 52.83% 58.53% 71.40% 75.78% 0.00%
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51	1 Inch 2 Inch Subtotal Reve Revenue Annu Miscellaneous Reconciling An	Subtotal Commercial Commercial Subtotal Subtotal nues before Annualization ualization Revenues nount H-1 to C-1	\$	1,657 4,422 6,079 429,696 3,335 10,679 426	\$	2,879 6,758 9,637 736,510 5,863 10,679 174	\$	3,558 3,558 306,814 2,527 (252)	71.59% 73.74% 52.83% 58.53% 71.40% 75.78% 0.00% -59.15%
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50	1 Inch 2 Inch Subtotal Reve Revenue Ann Miscellaneous	Subtotal Commercial Commercial Subtotal Subtotal nues before Annualization ualization Revenues nount H-1 to C-1	\$	1,657 4,422 6,079 429,696 3,335 10,679	\$	2,879 6,758 9,637 736,510 5,863 10,679	\$	3,558 3,558 3,558	71.59% 73.74% 52.83% 58.53% 71.40% 75.78% 0.00%

SUPPORTING SCHEDULES: B-1 C-1 C-3 H-1

Southern Sunrise Water Company Test Year Ended March 31, 2009 Summary of Results of Operations

Exhibit Schedule A-2 Page 1 Witness: Bourassa

										Projected Year					
							<u>Test</u>	<u>Yea</u>	<u>ır</u>		Present		roposed		
<u>Line</u>		Prior Years Ended					Actual	Adjusted		Rates		Rates			
No.	Description	3/	31/2 <u>007</u>		/31/2008	3	3/31/2009	3	3/31/2009	3	3/ <u>31/2010</u>	_	<u>/31/2010</u>		
1	Gross Revenues	\$	52,987	\$	417,236	\$	440,801	\$	444,136	\$	444,136	\$	753,226		
3	Revenue Deductions and		24,024		433,587		402,558		438,094		438,094		555,539		
4	Operating Expenses		,												
5															
6	Operating Income	\$	28,963	\$	(16,351)	\$	38,243	\$	6,042	\$	6,042	\$	197, 6 88		
7															
8	Other Income and		-		-		•		-		-		-		
9	Deductions														
10	letered Freeze				14		311								
11 12	Interest Expense		*		14		311								
13	Net Income	\$	28,963	\$	(16,337)	\$	38,554	\$	6,042	\$	6,042	\$	197,688		
14	Net income	<u> </u>	20,000	Ψ	(10,007)	<u> </u>	00,001	<u> </u>	5,5 ,2			<u> </u>	,		
15	Earned Per Average														
16	Common Share		289.63		(163.37)		385.54		60.42		60.42		1,976.88		
17	Common Chare		200.00		(100.01)								.,		
18	Dividends Per														
19	Common Share		-		-		_		-		-		-		
20															
21	Payout Ratio		-		-		•		-		-		-		
22	•														
23	Return on Average														
24	Invested Capital		6.15%		-1.35%		2.42%		0.42%		0.40%		13.11%		
25															
26	Return on Year End										0.000(40.000/		
27	Capital		3.07%		-1.11%		2.24%		0.42%		0.39%		12.60%		
28															
29	Return on Average		0.000/		4 470/		2.80%		0.44%		0.43%		13.17%		
30	Common Equity		6.66%		-1.47%		2.00%		U. 44 70		0.4076		13.17 /0		
31 32	Return on Year End														
33	Common Equity		3.33%		-1.20%		2.76%		0.44%		0.43%		12.31%		
34	Common Equity		0.0070		1.2070		2.,070		0		2				
35	Times Bond Interest Earned														
36	Before Income Taxes		-		367.50		(122.97)		-		-		-		
37							, ,								
38	Times Total Interest and														
39	Preferred Dividends Earned	l													
40	After Income Taxes		-		1,167.93		(122.97)		-		-		-		
41															
42															
43	SUPPORTING SCHEDULES	ž													
4.4	1: 3														

44 C-1

45 E-2 46 F-1

Southern Sunrise Water Company Test Year Ended March 31, 2009 Summary of Capital Structure

44 D-1

Exhibit Schedule A-3 Page 1

Witness: Bourassa

Line			D: Wasa		l l	Test		Projected	
<u>No.</u>			Prior Year	s E		Year		Year	
1	Description:		<u>3/31/2007</u>		3/31/2008	3/31/2009		<u>3/31/2010</u>	
2 3 4	Short-term Debt	\$		\$	-	\$ -	\$	-	
5 6	Long-Term Debt	\$	-	\$	<u>-</u>	\$ 	\$		
7 8	Total Debt	\$	-	\$	-	\$ -	\$	-	
9 10	Preferred Stock		-		-	-		-	
11 12	Common Equity		4,726,521		5,645,930	1,408,804		1,606,492	
13 14 15	Total Capital & Debt	\$_	4,726,521	\$	5,645,930	\$ 1,408,804	\$	1,606,492	
16 17 18	Capitalization Ratios:								
19 20	Short-term Debt		-		-	-		-	
21 22	Long-Term Debt		0.00%		0.00%	 0.00%	0.00%		
23 24	Total Debt		0.00%		0.00%	0.00%		0.00%	
25 26	Preferred Stock		-		-	-		-	
27 28 29	Common Equity		100.00%		100.00%	100.00%		100.00%	
30 31	Total Capital		100.00%		100.00%	100.00%		100.00%	
32 33	Weighted Cost of Short-Term Debt		0.00%		0.00%	0.00%		0.00%	
34 35	Weighted Cost of								
36 37	Long-Term Debt		0.00%		0.00%	0.00%		0.00%	
38 39 40 41	Weighted Cost of Senior Capital		0.00%		0.00%	0.00%		0.00%	
42 43	SUPPORTING SCHEDULES: E-1	-							
44	D 1								

Southern Sunrise Water Company

Test Year Ended March 31, 2009 Construction Expenditures and Gross Utility Plant in Service Exhibit Schedule A-4 Page 1

Witness: Bourassa

Line <u>No.</u> 1		Construction Expenditures	Net Plant Placed in <u>Service</u>	Gross Utility Plant <u>in Service</u>
۱ 4 5	Prior Year Ended 12/31/2006	845,111	840,549	840,549
6 7	Prior Year Ended 12/31/2007	629,503	164,889	1,005,438
8	Test Year Ended 12/31/2008	332,197	748,193	1,753,631
10 11 12 13 14	Projected Year Ended 12/31/2009	200,000	200,000	1,953,631
15 16 17 18 19 20	SUPPORTING SCHEDULES: B-2 E-5 F-3			

Southern Sunrise Water Company Test Year Ended March 31, 2009 Summary Statements of Cash Flows

Exhibit Schedule A-5 Page 1 Witness: Bourassa

	Summary Statements of Cash Flows						Pag			
Line							Witi	ness: Bourassa		
No.										
1			Prior		Prior	Test		Projected Y	Year	
2			Year		Year	Year		Present	Propos	ed
3			Ended		Ended	Ended		Rates	Rate	s
4		3	/31/2007		3/31/2008	3/31/2009		3/31/2010	3/31/2	010
5	Cash Flows from Operating Activities	_								
6	Net Income	\$	28,963	\$	(16,337) \$	38,554	\$	6,042 \$	19	7,688
7	Adjustments to reconcile net income to net cash	•	,	•	(,) •	4-,	•	-, •		.,
8	provided by operating activities:									
9	Depreciation and Amortization		8,384		70,724	90.929		76.419	71	6,419
10	Provision for Doubtful Accounts				-	50,525		10,110		-,110
11	Other		_		_			_		_
12	Changes in Certain Assets and Liabilities:		-			•				
13	Accounts Receivable		(74,423)		31,333	(5,473)				
			(/4,423)		31,333	(0,470)		-		•
14	Accounts Receivable, Other		-		•	-		-		-
15	Materials and Supplies Inventory		-		(2,384)	(2,990)		-		-
16	Prepaid Expenses		- 57.044		(2,364) 20,848	(2,990) 6,275		-		-
17	Accounts Payable		57,841					-		-
18	Intercompany payable		14,842		24,074	178,228		-		-
19	Customer Deposits		-		- (4 BD=)	2,870		-		-
20	Taxes Payable		-		(1,082)	(1,922)		•		•
21	Deferred Income Taxes		-		-	(707)		=		-
22	Other assets and liabilities			_	*	(788)	_		- 67	
23	Net Cash Flow provided by Operating Activities	_\$_	35,607	\$	127,176 \$	305,683	\$	82,462 \$	27	4,107
24	Cash Flow From Investing Activities:				/200 F			(000 000)	/00	0.000
25	Capital Expenditures		(845,111)		(629,503)	(332,197)		(200,000)	(20	0,000)
26	Plant Held for Future Use		-		•	-		-		-
27	Changes in Short-term Investments			_			_	(000,000) 0	/00	-
28	Net Cash Flows from Investing Activities	_\$	(845,111)	\$	(629,503) \$	(332,197)	\$	(200,000) \$	(20	0,000)
29	Cash Flow From Financing Activities									
30	Change in Restricted Cash		-		-	-		-		-
31	Net Receipts of Advances-in-Aid of Contruction		•		-			-		-
32	Net Receipts of Contributions-in-Aid of Contruction		-		-	20,000		-		-
33	Repayments of Long-Term Debt		-		-	-		•		-
34	Dividends Paid		-		-	-		-		-
35	Deferred Financing Costs				-			-		-
36	Stock/Paid in Capital		840,547	_	504,969	(623)	_			
37	Net Cash Flows Provided by Financing Activities	_\$_	840,547	\$	504,969 \$		\$	- \$		
38	Increase(decrease) in Cash and Cash Equivalents		31,043		2,642	(7,137)		(117,538)		4,107
39	Cash and Cash Equivalents at Beginning of Year			_	31,043	33,685		26,548		6,548
40	Cash and Cash Equivalents at End of Year	<u>\$</u>	31,043	\$	33,685 \$	26,548	\$	(90,990) \$	10	0,655
41										
42										

Southern Sunrise Water Company Test Year Ended March 31, 2009 Summary of Rate Base

Exhibit Schedule B-1 Page 1 Witness: Bourassa

Line <u>No.</u>		iginal Cost Rate b <u>ase</u>		air Value ate Base
1 2 3	Gross Utility Plant in Service Less: Accumulated Depreciation	\$ 1,724,610 105,733	\$	1,724,610 105,733
4 5 6	Net Utility Plant in Service	\$ 1,618,877	\$	1,618,877
7 8 9	Less: Advances in Aid of Construction	-		-
10 11 12	Contributions in Aid of Construction	20,000		20,000
13 14	Accumulated Amortization of CIAC	(15)		(15)
15 16 17 18 19	Customer Meter Deposits Deferred Income Taxes & Credits	2,870 51,588		2,870 51,588
20 21 22 23 24 25 26	Plus: Unamortized Debt Issuance Costs Deferred Reg. Assets Working capital	- - -		- - -
27 28 29 30 31 32		\$ 1,544,434	\$	1,544,434
32 33 34 35 36 37 38	SUPPORTING SCHEDULES: B-2 B-3 B-5 E-1		RECAP SCH A-1	HEDULES:

Southern Sunrise Water Company Test Year Ended March 31, 2009 Original Cost Rate Base Proforma Adjustments

Exhibit Schedule B-2 Page 1 Witness: Bourassa

Line <u>No.</u>		Actual at End of <u>Test Year</u>	Proforma Adjustment <u>Amount</u>		Adjusted at end of <u>Test Year</u>
1	Gross Utility				
2	Plant in Service	\$ 1,753,631	(29,021)	\$	1,724,610
3					
4	Less:				
5	Accumulated				
6	Depreciation	170,036	(64,303)		105,733
7		 			
8					
9	Net Utility Plant			_	
10	in Service	\$ 1,583,595		\$	1,618,877
11					
12	Less:				
13	Advances in Aid of				
14	Construction	-	-		-
15					
16	Contributions in Aid of				
17	Construction	20,000	-		20,000
18					
19	Accumulated Amort of CIAC	-	(15)		(15)
20					
21	Customer Meter Deposits	2,870	-		2,870
22	Deferred Income Taxes & Credits	-	51,588		51,588
23					
24					
25					
26	Plus:				
27	Unamortized Debt Issuance				
28	Costs	-			-
29	Deferred Reg. Assets	•	-		-
30	Working capital	-	-		-
31					
32					
33					
34		 			
35	Total	\$ 1,560,725		\$	1,544,434
36					
37					
38					
39	SUPPORTING SCHEDULES:			AP SCH	EDULES:
40	B-2, pages 2		B-1		
41	E-1				
42					

		ents
Water Company	March 31, 2009	Proforma Adjustm
Southern Sunrise Water Company	Test Year Ended March 31,	Original Cost Rate Base Proforma Adjustments

Exhibit Schedule B-2 Page 2 Wftness: Bourassa

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Proforma Adjustments $\frac{2}{3}$	Ħ	3				:		•											9	51,588								(51,588)				
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			မွ					,			d of		· ·	מאל כי כי	<u> </u>		TOW	1	۳ ا وا	ne Ta			ebt k		Asse	Vorki					200	
		<u>.</u>	Plant in Service	-	ion		Not I Hility Dlant	. v			Advances in Aid of	ction	-	Contributions in Aid of	COLISI ROTION (CINO)		Ted 7	:	Customer Meter Deposit	Deferred Income Taxes			□ paz		Deferred Reg. Assets	e for \					SUPPORTING B-2, pages 3-6	
		Gross Liftlify	int in	نف	Accumulated Depreciation		1 Hility	in Service		.; Si	ance.	Construction	-	unioni Seta	200	-		_	tome.	erred		;;	morti	Costs	erred	wanc		=			POR	
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Southern Sunrise Water Company
Test Year Ended March 31, 2009
Original Cost Rate Base Proforma Adjustments
Adjustment Number 1

Exhibit Schedule B-2 Page 3 Witness: Bourassa

<u>.</u>							Adjustments				
No.					∢ I	Œ	ol	а	Ш	Щ	
•	Planti	Plant-in-Service		,		;	1.4	Intentionally	. Head it makes	Intentionathy	Adjusted
че	Acct.	.•	Per B Org	Per Books Orginal	Affiliate	Reconciliation of Plant Detail	intendonatiy	Left	Left	Left	Original
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ĸ	301	Organization Cost	⇔	1	1	•					÷
9	302	_		2,612	(2,541)	• •					338 886
7	303	Land and Land Rights		384,007	1	(47,321)					200,000
œ	304	-		335,258	•	243					100,550
σ	305	Collecting and Impounding Res.		1	,	1					ı
10	306			,	ı						1 0 0
Ξ	307	_		128,974	1	4,995					133,969
12	308			,	1						• 1
13	309	Supply Mains		3,798							5,735
7	310										, 100
15	311	Electric Pumping Equipment		206,609	(15,912)	6,928					679'161
16	320	Water Treatment Equipment		ı	•	1					ι
17	320.1	-		ı	ı	1					•
18	320.2				•						' '
6	330	_		242,504	(1,660)	22,668					263,512
20	330.1			•	,	1					ι
2	330.2			1	1						1 6
52	331	•		75,778	(2,343)	12,430					85,865
53	333			70,895	(630)	1					70,365
24	334			23,810	(5,553)	1					18,25/
25	335	5 Hydrants		18,359		57					18,415
56	336				1	•					
27	339	_		21,998	(482)	•					d15,12
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29	1 Inch	ch Computers and Software		,	•	ı					ı
30	2 Inch			,		ı					•
3	342	•			1	ı					0 0
32	343	3 Tools and Work Equipment		270	1	1					770
33	344	1 Laboratory Equipment			1	•					1
₹	345	5 Power Operated Equipment		•	ı	1					, ,
35	346	_		3,379	1	ı					3,378
36	347				t	İ					
37	348			235,381	•	1					235,381
38								;			
39		TOTALS	8	1,753,631 \$	(29,021) \$	\$ (0)		·	' ↔	·	5 1,724,610
40											\$ 1753.631
4	Plant-	Plant-in-Service per Books									Ì
		;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;									\$ (29,021)
43	Псгеа	Increase (decrease) in Plant-in-Service								•	

42 Increase (decrease) in Plant-in-Service
45 Adjustment to Plant-in-Service
46
47 SUPPORTING SCHEDULES
48 B-2, pages 3.1-3.3

(29,021)

SUPPORTING SCHEDULES B-2, pages 3,1-3.3

2007 Deprec. 336,686 1,287 1,287 2,142 2,706 106,375 127,635 5,001 22,697 5,001 1,370 1,370 1,370 1,370 1,3370 1,3370 2007 Plant <u>Balance</u> 2007 Salvage A/D Only Retirements 2007 Adjusted Plant 2007 Piant 25,317 63,528 - - 2,079 2,079 - - 3,748 22,618 2,997 4,701 - - 9,370 Per Decision 68412 Plant 12/31/2006 Accum. . 71,667 Plant At 12/31/2006 0.00%
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Plant Held for Future Use TOTAL WATER PLANT

605,168 -- See B-2 page 3.6 Affiliate Profit

5,137 5,137 60 60 1,538 1,338 7,85 234 1,030 1,03 2008 Deprec. 21,516 78,906 57,767 15,863 18,416 -128,111 183,012 . . 258,551 336,686 307,242 Balance 2008 Plant 2008 Satvage/Adj. A/D Only Retirements 2008 Ptant 2008 Adjusted Plant 3,976 35,148 12,866 13,415 76,636 12,146 550 130,916 Additions (2,343) (530) (5,553) Adjustments¹ (15,912) -132,576 _ 75,969 6,319 35,678 18,419 13,415 12,628 2008 Plant Additions 0.00% 0.00% 0.00% 3.33% 2.50% 5.657% 6.67% 2.20% Rate After Dec-06 Depred 0.00%
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0.00% Deprec. Rate Before Dec-06 Backflow Prevention Devices Other Plant and Miscellaneous Equipment Office Furniture and Fixtures Transmission and Distribution Mains Distribution Reservoirs & Standpipe Infiltration Galleries and Tunnels Structures and Improvements Collecting and Impounding Res. Lake River and Other Intakes Power Generation Equipment Water Treatment Equipment Water Treatment Equipment Electric Pumping Equipment Communications Equipment Miscellaneous Equipment Other Tangible Plant Power Operated Equipment Chemical Solution Feeders Tools and Work Equipment Transportation Equipment Computers and Software Laboratory Equipment Land and Land Rights Description Organization Cost Franchise Cost Wells and Springs Stores Equipment Pressure Tanks Supply Mains Storage tanks Rounding Services Hydrants Meters Account

Plant Held for Future Use TOTAL WATER PLANT

671,082

(26,480)

¹ Affiliate Profit

Plant Held for Future Use TOTAL WATER PLANT

1 Affiliate Profit

8,546 3,415 3,2248 1,266 379 1,701 1 March 31 2009 5,180 4,316 27,413 27,413 3,004 1,715 910 287 1,343 Dec 31 2008 Xear End Accumulated Depreciation by Account Dec 31 Dec 31 0.00%
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Plant Held for Future Use TOTAL WATER PLANT

105,733 86,831

Per Decision 68412 Prior Case Adiusted	Plant			336,686	1,287		1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	56,825	•	•	, ,	42,84/	•	•	. !	125,556	ı	1 00	/00'1 /	1		300				•	•	•	•	•	•	•	1		605 168	
Adjustments y Intentionally Left	Blank																																			
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Per Decision 68412 Prior Case Adjusted	Plant	ı		336,686	1,287	•	, ;	26,825	•	•		42,847	•	•	ı	125,556	•	• !	/1,66/	•	. ;	300		•		•	•	•	•	•	•	•	•	•	205 189	, COO,
	Cochise			322,181				5,775				34,492				95,000																			AC7 AAD	451,440
	Horseshoe			7,955	1,287			21,050				1,500				30,556			62,273			300													104 004	124,921
	Miracle			6,550								6,855							9,394																000	88,1,23
	Description	Organization Cost	Franchise Cost	Land and Land Rights	Structures and Improvements	Collecting and Impounding Res.	Lake River and Other Intakes	Wells and Springs	Infiltration Galleries and Tunnels	Supply Mains	Power Generation Equipment	Electric Pumping Equipment	Water Treatment Equipment	Water Treatment Plants	Chemical Solution Feeders	Distribution Reservoirs & Standpipe	Storage tanks	Pressure Tanks	Transmission and Distribution Mains	Services	Meters	Hydrants	Backflow Prevention Devices	Other Plant and Miscellaneous Equipment	Office Furniture and Fixtures	Computers and Software	Transportation Equipment	Stores Equipment	Tools and Work Equipment	Laboratory Equipment	Power Operated Equipment	Communications Equipment	Miscellaneous Equipment	Other Tangible Plant	Plant not in Service	O!AL
•	Account No.	301	302	303	304	305	306	307	308	308	310	311	320	320.1	320.2	330	330.1	330.2	331	333	334	335	336	339	340	340.1	341	342	343	344	345	346	347	348		
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r Company	Rate Case
Southern Sunrise Water	A/D Reconciliation to Prior

Exhibit Schedule B-2 Page 3.6

Per Decision 68412 Prior Case <u>Adjusted A/D</u>	1	ı	ı		1	1			ı	1	Ī	•	ľ	ı	ı	•	1	1	1	ı	1	ı	ı	1		1	•	ı		•	•			•	•	
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Per Decision 68412 Prior Case <u>Adiusted A/D</u>	•	i	t	1	1	ı	i	•	ı	ı	•	ı	•	1	1	1	•	1	ſ	•	i	i	ı	ı	š	İ	ı	i	•		•	ı	1			
Description	Organization Cost	Franchise Cost	Land and Land Rights	Structures and Improvements	Collecting and Impounding Res.	Lake River and Other Intakes	Wells and Springs	Infiltration Galleries and Tunnels	Supply Mains	Power Generation Equipment	Electric Pumping Equipment	Water Treatment Equipment	Water Treatment Plants	Checmical Solution Feeders	Distribution Reservoirs & Standpipe	Storage tanks	Pressure Tanks	Transmission and Distribution Mains	Services	Meters	Hydrants	Backflow Prevention Devices	Other Plant and Miscellaneous Equipment	Office Furniture and Fixtures	Computers and Software	Transportation Equipment	Stores Equipment	Tools and Work Equipment	Laboratory Equipment	Power Operated Equipment	Communications Equipment	Miscellaneous Equipment	Other Tangible Plant	Rounding	TOTAL	
Account No.	301	302	303	304	305	306	307	308	303	310	311	320	320.1	320.2	330	330.1	330.2	331	333	334	335	336	339	340	340.1	341	35	343	344	345	346	347	348			
일 - 2 ~ 4	r LO	9	7	œ	6	2		73	13	14	15	16	17	\$	19	20	7	22	23	77	25	58	21	28	8	30	بر ج	32	8	34	35	36	37	38	8 4	4

Original Cost Rate Base Proforma Adjustments Southern Sunrise Water Company Test Year Ended March 31, 2009 Adjustment Number 2

8,546 2,248 1,266 3,79 1,701 41,192 104 - 33,360 5,407 170,036 105,733 Adjusted Accum. Depr. Intentionally Blank Ę Intentionally Blank Left Intentionally Blank Left Intentionally Blank Left (64,303) 715 -57 347 217 (149) -A Difference Computed Balance 2 20,092 3,358 1,901 1,049 528 Per Books Accum. Wells and Springs Infiltration Galleries and Tunnels Collecting and Impounding Res. Structures and Improvements Lake River and Other Intakes Power Generation Equipment Backflow Prevention Devices Electric Pumping Equipment Dist. Reservoirs & Standpipe Accumulated Depreciation per Books Water Treatment Equipment Other Plant and Misc. Equip, Office Furniture and Fixtures Power Operated Equipment Communications Equipment Tools and Work Equipment Chemical Solution Feeders Transportation Equipment Miscellaneous Equipment Computers and Software Laboratory Equipment Water Treatment Plant Trans, and Dist. Mains Land and Land Rights Other Tangible Plant Description Organization Cost Stores Equipment Accumulated Depreciation Pressure Tanks Franchise Cost Storage tanks Supply Mains TOTALS Hydrants Services Meters 1 Inch 330.1 330.2 2 Inch 320.1 320.2 330 331 333 335 335 336 339 340 311 320

Witness: Bourassa Schedule B-2 Page 4 Exhibit

(64,303) (64,303)

SUPPORTING SCHEDULES B-2, pages 3.1 to 3.5

44 48 49 49

Increase (decrease) in A/D

Adjustment to A/D

£ 4 £

Southern Sunrisc Water Company
Test Year Ended March 31, 2009
Original Cost Rate Base Proforma Adjustments
Adjustment 3

Line

Exhibit Schedule B-2 Page 5 Witness: Bourassa

Future Tax Liability	Current Non Current		(51,588)		(00)	(51,588)											
Future Tax Asset	Current Non Current C		1	, 6⁄3 ←	-	-	1000	(51,588)	4 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1.00000		(51,588)		61 600	51,588		
Тах	Rate		38.0%	38.0%	58.0%	∞	4	> 9				∨3	⇔	6	<u>^</u>		
Deductible TD (Taxable TD) Expected to	be Realized		100.0% \$ (135,769)					Net Asset (Liability)									
Probability of Realization of Future	Tax Benefit				100.0												
<u>e</u> 1	Tax Value	610 733)	(20,000) 1.598.877 \$ 1.463.108														
Deferred Income Tax as of March 31, 200 <u>9</u> Adjusted	Boo	£	\$ 1.598.1		Tax Benefits from O.L. Carry Forward.							Allocated DIT Asset (Liability)	DIT Asset (Liability) per books	!	TIC	r B-2, page 2	
No. 1 <u>Deferred Incon</u> 2 3 4	>	6 Plant-in-Service 7 Accum. Deprec.	8 CIAC 9 Fixed Assets	10 AIAC	•	12	13	14	15	16 Factor	17	18 Allocated DIT / 19			22 Adjustment to DIT23	24 ¹ Adjusted - per B-2, page 2	25 26

Southern Sunrise Water Company
Test Year Ended March 31, 2009
Original Cost Rate Base Proforma Adjustments Adjustment 4

SUPPORTING SCHEDULES B-2, page 6.1 to 6.2

Exhibit Schedule B-2 Page 6 Witness: Bourassa

Line					
<u>No.</u>					
1	CIAC and Accumulated Amortization	<u>n</u>			
2					
3		_		_	
4		<u>Gr</u>	oss CIAC	Accun	n. Amort.
5	Computed balance at 3/31/2009	\$	20,000	\$	15
6					
7	Book balance at 3/31/2009	\$	20,000	<u> </u>	
8					
9	Increase (decrease)	\$	-	\$	15
10					
11					
12	Adjustment to CIAC	_\$	<u>-</u>	<u> </u>	(15)
13	Label		4a		4b
14					

Southern Sunrise Water Company

Contributions-in-aid of Construction and Amortization Original Cost Rate Base Proforma Adjustments Test Year Ended March 31, 2009

Witness: Bourassa

Schedule B-2 Page 5.1

Exhibit

Adjustment 4

3.5922% 2007 Activity Balance at 12/31/2006 2.8270% 2006 Activity Balance at 1/1/2006 Composite Amortization Rate Accum Amort. Amortization CIAC

Total CIAC Water

Total Accum Amort,

Southern Sunrise Water Company

Test Year Ended March 31, 2009

Original Cost Rate Base Proforma Adjustments Contributions-in-aid of Construction and Amortization

Witness: Bourassa

Schedule B-2 Page 6.2

Exhibit

Adjustment 4

20,000 20,000 Balance at 3/31/2009 20,000 5 5 0.1525% 2009 Activity Balance at 12/31/2008 1.0963% 2008 Activity Composite Amortization Rate Total CLAC Water Accum Amort. Amortization CIAC

Total Accum Amort.

Southern Sunrise Water Company Test Year Ended March 31, 2009 Computation of Working Capital

Exhibit Schedule B-5 Page 1

Witness: Bourassa

Line No. 1 2 3 4 5 6 7	Cash Working Capital (1/8 of Allowance Operation and Maintenance Expense) Pumping Power (1/24 of Pumping Power) Purchased Water (1/24 of Purchased Water) Materials and Supplies Prepaids		\$	37,357 1,348 - - 5,374
8		-		11.070
9	Total Working Capital Allowance	-	\$	44,079
10				
11	Mr. diam Control Descripted	-	\$	
12	Working Capital Requested	-	\$	-
13 14				
15	SUPPORTING SCHEDULES:	RECAP SCI	HEDLILES:	
16	E-1	B-1	ILDOLLO.	1
17	L-1			
18			Adju	sted
19	Cash Working Capital Detail		Test Yéa	
20				
21	Total Operating Expense		\$	438,094
22	Less:			
23	Income Tax			3,703
24	Property Tax			26,765
25	Depreciation			76,419
26	Purchased Water			-
27	Purchased Power			32,354
28	Allowable Expenses	:	\$	298,853
29	1/8 of allowable expenses		\$	37,357
30 31				

Southern Sunrise Water Company Test Year Ended March 31, 2009 Income Statement

Exhibit Schedule C-1 Page 1

Witness: Bourassa

Line <u>No.</u> 1	Revenues		est Year Book Results	<u>Label</u>	Ac	<u>ljustment</u>		Test Year Adjusted <u>Results</u>	I	Proposed Rate Increase	٧	Adjusted vith Rate ncrease
2	Metered Water Revenues	\$	430,122	4	\$	3,335	\$	433,457	\$	309,090	•	742,547
3	Unmetered Water Revenues	Ф	430, 122	4	Φ	3,335	Ф	433,457	Φ	309,090	Þ	142,541
4	Other Water Revenues		10,679					- 10,679				40.670
5	Other vvaler Revenues	\$	440,801		\$	3,335	\$		\$	200 000	_	10,679
6	Operating Evpannes	Φ	440,001		₽	ప,పిపిప	Ð	444,136	Ф	309,090	\$	753,226
7	Operating Expenses	\$					•				•	
8	Salaries and Wages Purchased Water	4	-				\$	-			\$	-
9			-	-		245		20.254				20 254
	Purchased Power		32,112	5		242		32,354				32,354
10	Fuel for Power Production		-	_		40		-				-
11	Chemicals		1,255	6		10		1,265				1,265
12	Materials & Supplies		7,972					7,972				7,972
13	Outside Services		91					91				91
14	Outside Services- Legal		5,390					5,390				5,390
15	Outside Services- Other		175,090	7		4,337		179,427				179,427
16	Water Testing		5,592					5,592				5,592
17	Equipment Rental		_					-				-
18	Rents - Building		-					-				-
19	Transportation Expenses		25,481					25,481				25,481
20	Insurance - General Liability		10,788					10,788				10,788
21	Insurance - Health and Life		-					-				-
22	Reg. Comm, Exp.		1,024					1,024				1,024
23	Reg. Comm. Exp Rate Case		-	3		41,667		41,667				41,667
24	Miscellaneous Expense		14,810					14,810				14,810
25	Bad Debt Expense		5,346					5,346				5,346
26	Depreciation Expense		90,929	1		(14,510)		76,419				76,419
27	Taxes Other Than Income		_			, ,		-				-
28	Property Taxes		26,678	2		87		26,765				26,765
29	Income Tax		·-	9		3,703		3,703		117,445		121,148
30	Total Operating Expenses	-\$	402,558		\$	35,536	\$	438.094	\$	117,445	\$	555,539
31	Operating Income	\$	38,243		\$	(32,201)		6,042	\$	191,645	\$	197,688
32	Other Income (Expense)	•			•	(,,	,	-1			•	,
33	Interest Income		-					_				_
34	Other income (loss)		_					_				_
35	Interest Expense		311	8		(311)		-				_
36	Other Expense			•		(01.)		_				_
37	other Expense		_					_				_
38	Total Other Income (Expense)	-\$	311		\$	(311)	\$		\$		\$	
39	Net Profit (Loss)	<u>-\$</u>	38,554		\$	(32,512)	\$	6,042	\$	191,645	*	197,688
40	Territoric (mode)	=	00,007		-	302,012)	<u>*</u>	0,0.12	<u> </u>	101,040	Ψ	101,000
41	SUBBODING SCHEDULES.								DE:	^ A D	. u –	c.
41	SUPPORTING SCHEDULES:				RECAP SCHEDULES:							

SUPPORTING SCHEDULES: C-2

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E-2

A-1

Southern Sunrise Water Company
Test Year Ended March 31, 2009
Adjustments to Revenues and Expenses

Exhibit
Schedule C-2
Page 1

	4	Adjustments to Revenues and Expenses	d Expenses			Page 1 Witness: Bourassa	
		Adjustments to	Adjustments to Revenues and Expenses				,
	1 Depression	2 Property	3 Rate Case	Revenue	5 Purchased Power	<u>6</u> Annualize	Subtotal
Revenues	Expense	<u>Taxes</u>	Expense	Annualization 3,335	Expense	<u>Cher</u>	3,335
Expenses	(14,510)	87	41,667		242	10	27,495
Operating Income	14,510	(87)	(41,667)	3,335	(242)	(10)	(24,160)
Interest Expense Other Income /							, ,
Net Income	14,510	(87)	(41,667)	3,335	(242)	(10)	(24,160)
	7	Adjustments to 8	Adjustments to Revenues and Expenses	위	11	겝	Subtotal
Revenues	General Office <u>Allocation</u>	Interest <u>Synchronization</u>	Income <u>Taxes</u>	Blank	Blank	Blank	3,335
Expenses	4,337		3,703				35,536
Operating Income	(4,337)	٠	(3,703)	1	•	ı	(32,201)
1 Inch 2 Inch Other Income /		(311)					(311)
Net Income	(4,337)	(311)	(3,703)	ı			(32,512)

Southern Sunrise Water Company Test Year Ended March 31, 2009 Adjustments to Revenues and Expenses Adjustment Number 1

Exhibit Schedule C-2 Page 2

Witness: Bourassa

		Adjustment Number 1		,	Witness: Boura	ssa	
Line							
<u>No.</u>							
1	<u>Depreci</u>	ation Expense					
2				Adjusted			
3	Acct.		c	riginal	<u>Proposed</u>	Dep	reciation
4	<u>No.</u>	<u>Description</u>		Cost	<u>Rates</u>	<u>E</u> :	xpense
5	301	Organization Cost		-	0.00%		-
6	302	Franchise Cost		71	0.00%		-
7	303	Land and Land Rights		336,686	0.00%		_
8	304	Structures and Improvements		335,501	3.33%		11,172
9	305	Collecting and Impounding Res.		-	2.50%		· <u>-</u>
10	306	Lake River and Other Intakes		-	2.50%		-
11	307	Wells and Springs		133,969	3.33%		4,461
12	308	Infiltration Galleries and Tunnels		,	6.67%		-
13	309	Supply Mains		3,798	2.00%		76
14	310	Power Generation Equipment		0,700	5.00%		-
15	311	Electric Pumping Equipment		197,625	12.50%		24,703
16	320	Water Treatment Equipment		107,020	3.33%		24,700
17	320.1	Water Treatment Plant		_	3.33%		_
18	320.1	Chemical Solution Feeders		-	20.00%		-
19	330			202 542	2.22%		E 0E/\
		Dist. Reservoirs & Standpipe		263,512			5,850
20	330.1	Storage tanks		-	2.22%		-
21	330.2	Pressure Tanks		-	5.00%		-
22	331	Trans, and Dist, Mains		85,865	2.00%		1,717
23	333	Services		70,365	3.33%		2,343
24	334	Meters		18,257	8.33%		1,521
25	335	Hydrants		18,416	2.00%		368
26	336	Backflow Prevention Devices		-	6.67%		-
27	339	Other Plant and Misc. Equip.		21,516	6.67%		1,435
28	340	Office Furniture and Fixtures		-	6.67%		-
29	340.1	Computers and Software		-	20.00%		-
30	341	Transportation Equipment		-	20.00%		-
31	342	Stores Equipment		-	4.00%		-
32	343	Tools and Work Equipment		270	5.00%		13
33	344	Laboratory Equipment		-	10.00%		-
34	345	Power Operated Equipment		-	5.00%		-
35	346	Communications Equipment		3,379	10.00%		338
36	347	Miscellaneous Equipment		-	10.00%		-
37	348	Other Tangible Plant		235,381	10.00%		23,538
38	J , J	State Tanglers (tank					,
39		TOTALS	-\$	1,724,610		\$	77,537
40		. ser i e januar	~	. 1. ~ 10 10		Ŧ	, ,
41							
42	ess. Ar	mortization of Contributions	\$	20,000	5.5865%	\$	(1,117)
43	L033. M	HORIZACION OF CONGIDENCIES	Ψ	20,000	3.500070	Ψ	(1,117)
44							
45							
46	Total Da	epreciation Expense				\$	76,419
47	rotal De	sprediation Expense				Φ	70,419
48	Tool Vo	ar Depreciation Expense					00 000
49	1651 166	ai Depreciation Expense			•		90,929
	In aron -	(decrease) in Decreasistics Consume					(4.4.540)
50	increase	e (decrease) in Depreciation Expense					(14,510)
51	A are in	14. 5				_	(4.44.5)
52	Adjustm	ent to Revenues and/or Expenses			:	\$	(14,510)
53							_
54		RTING SCHEDULE					
55	B-2, pag		* Fu	ılly Depreciate	d		
56	B-2, pag	e 6					

Southern Sunrise Water Company	
Test Year Ended March 31, 2009	

Adjustment to Revenues and Expenses
Adjustment Number 2

Exhibit Schedule C-2 Page 3 Witness: Bourassa

Line			
No.			
1	Property Taxes:		
2			
3	Adjusted Revenues in year ended 3/31/09	\$	444,136
4	Adjusted Revenues in year ended 3/31/09		444,136
5	Proposed Revenues		753,226
6	Average of three year's of revenue	\$	547,166
7	Average of three year's of revenue, times 2	\$	1,094,333
8	Add:		
9	Construction Work in Progess at 10%	\$	5,318
10	Deduct:		
11	Book Value of Transportation Equipment		-
12			
13	Full Cash Value	\$	1,094,333
14	Assessment Ratio	,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, 	21%
15	Assessed Value		229,810
16	Property Tax Rate		10.7803%
17			
18	Property Tax		24,774
19	Plus: Tax on Parcels		1,991
20			
21	Total Property Tax at Proposed Rates	\$	26,765
22	Property Taxes recorded during the test year		26,678
23	Change in Property Taxes	<u>\$</u>	87
24			
25		_	
26	Adjustment to Revenues and/or Expenses	<u>\$</u>	87
27			
28			

Southern Sunrise Water Company
Test Year Ended March 31, 2009
ADJUSTMENTS TO REVENUES AND/OR EXPENSES Adjustment Number 3

Exhibit Schedule C-2 Page 4 Witness: Bourassa

Line			
<u>No.</u>			
1	Rate Case Expense		
2			
3	Estimated Rate Case Expense	\$	125,000
4			
5	Rate Case Expense	\$	125,000
6			
7	Estimated Amortization Period (in Years)		3.0
8		_	
9	Annual Rate Case Expense		<u>41,667</u>
10		•	
11	Test Year Rate Case Expense	\$	-
12			14.007
13	Increase(decrease) Rate Case Expense	<u>*</u>	41,667
14			
15	Adjustment to Revenue and/or Expense	<u></u>	41,667
16			
17			

Southern Sunrise Water Company Test Year Ended March 31, 2009 Adjustment to Revenues and Expenses
Adjustment Number 4 Exhibit Schedule C-2 Page 5 Witness: Bourassa

Line		
<u>No.</u>		
1	Revenue Annualization	
2		
3		
4	Revenue Annualization	\$ 3,335
5		
6		
7		 0.005
8	Total Revenue from Annualization	\$ 3,335
9		
10		0.005
11	Adjustment to Revenue and/or Expense	\$ 3,335
12		
13	SUPPORTING SCHEDULES	
14	C-2 pages 5.1 to 5.3	
15	H-1	
16		
17		
18		
19		
20		

Company	
Water	
Sunrise	
Southern 3	

5/8 Inch Residential Customers to Year End Levels Test Year Ended March 31, 2009

Exhibit Schedule C-2 Page 5.1 Witness: Bourassa

Month of	Oct-08	792	784	8	42.76	342		ထ	75.40	603	45,131		Total	Year				99		2,872				5,062	368,251
Month of		792	786	9	43.10 \$	259 \$		တ	75.92 \$	456 \$	34,583									₩				↔	
Month of		792	786	9	42.19 \$	253 \$		ဖ	74.51	447 \$	32,597		Month	o,	Mar-09	792	792		40.75	•		1	72.13		
Month		792	779	13	43.31	563 \$		13	76.25 \$	991 \$	75,920		Month		Feb-09	792	784	80	40.20 \$	322 \$		బ	\$ 96.02	322 \$	36,795
	<u>Jun-08</u>	792	788	4	49.62 \$	198 \$		4	86.03 \$	344 \$	32,545		Month		Jan-09	792	780	12	40.76 \$	489 \$		12	72.15 \$	489 \$	58,537
Month I	∞1	792	790	2	44.12 \$	\$ 88		2	\$ 05.77	155 \$	12,267		Month	of	Dec-08	792	785	7	40.09 \$	281 \$		7	70.72 \$	281 \$	31,802
	Apr-08 M	792	795	(3)	43.58 \$	(131) \$		ල	\$ 19.91	(230) \$	(17,818)		Month	oţ	Nov-08	792	787	32	41.49 \$	207 \$		2	73.43 \$	207 \$	25,892
~	Ϋ́				en	တ			₩	↔			_		Z			 	69	€5			↔	₩	
		Year End Number of Customers	Actual Customers	Increase in Number of Customers/Bills	Average Revenue / Present Rates	Revenue Annualization / Present Rates		Increase in Number of Customers	Average Revenue / Proposed Rates	Revenue Annualization / Proposed Rates	Additional Gallons to be Produced					Year End Number of Customers	Actual Customers	Increase in Number of Customers/Bills	Average Revenue / Present Rates	Revenue Annualization / Present Rates		Increase in Number of Customers	Average Revenue / Proposed Rates	Revenue Annualization / Proposed Rates	Additional Gallons to be Produced
Line	Š	-	2	က	4	2	9	7	80	တ	10	1	12	13	4	ट	16	17	\$	19	20	21	22	23	24

Company	-
Water	•
Sunrise	
Southern	

1 Inch Commercial Customers to Year End Levels Test Year Ended March 31, 2009

Exhibit Schedule C-2 Page 5.2 Witness: Bourassa

Month of Oct-08		2 2	•	- 1	9		1	2 \$ 148.22	ا چ	•	1	Total	Year				3		\$ 464				\$ 801	34,503
Month of Sep-08				84.50			ı	148.22		. ļ														
Month of Aug-08	7	-		91.63	92 \$		•	158.75 \$	159 \$	6,501	, ,	Month	of	Mar-09	2	2	1	84.50	•		1	148.22	1	1
Month of Jul-08	7	-		- [92 \$		γ -	158.75 \$	159 \$	6,501		Month	oť	Feb-09	2	2	1	84.50 \$	\$			148.22 \$	-	-
Month of Jun-08	8	-		- }	8 26		-	165.77 \$	166 \$	8,501		Month	οŧ	<u>Jan-09</u>	2	2	•	86.50 \$	\$			151.73 \$	↔	
Month of May-08	7	-		- 1	92 \$	İ	-	158.75 \$	159 \$	6,501	ı	Month	οť	Dec-08	2	2	1	84.50 \$	\$			148.22 \$	\$	
Month of Apr-08	7	_	- :	- 1	92 \$		_	158.75 \$	159 \$	6,501		Month	ō	Nov-08	2	2	, 	83.50 \$	\$		•	146.46 \$	€9	-
- 4	ı		1	63 C	4			49	€					۷				↔	₩			↔	6/3	
	Year End Number of Customers	Actual Customers	Increase in Number of Customers/Bills	Average Revenue / Present Rates	Revenue Annualization / Present Rates		Increase in Number of Customers	Average Revenue / Proposed Rates	Revenue Annualization / Proposed Rates	Additional Gallons to be Produced					Year End Number of Customers	Actual Customers	Increase in Number of Customers/Bills	Average Revenue / Present Rates	Revenue Annualization / Present Rates		Increase in Number of Customers	Average Revenue / Proposed Rates	Revenue Annualization / Proposed Rates	Additional Gallons to be Produced
Line	<u> </u>	7	ო	4	2	9	7	œ	တ	5	7	12	13	4	15	16	17	18	19	20	2	22	23	24

Company
Water
Sunrise
Southern
South

Customers to Year End Levels Test Year Ended March 31, 2009 2 Inch Commercial

Witness: Bourassa

Schedule C-2 Page 5.3

Exhibit

~	∢I	€ S	A	€	∦∦	15.	Z	€9	⇔	49
Month of	<u>Apr-08</u> 1	304.90		499.90		Month of	Nov-08	343.90	1	535.00
	⊸ ,		ام	€9 €	·∥∦			69	₩	€9
Month of	<u>May-08</u> 1	343.90 \$	^	535.00 \$		Month of	Dec-08 1	281.50 \$	-	478.84 \$
_	⊃i	رام ا		ر ا		_	л	مع	4	40
Month of	<u>Jun-08</u> 1	363.40 \$		552.55		Month of	<u>Jan-09</u> 1	293.20		-489.37
	·	€7) €	٨	49	,		,	€9	₩	↔
Month of	<u>Jul-08</u> 1	371.20 \$	a	559.57		Month of	<u>Feb-09</u> 1	316.60 \$	0	510.43 \$
	4 I	<u>,</u> ,	اا	,],			~ I	40		
Month af	Aug-08 1	289.30 \$	1	485.86		Month of	<u>Mar-09</u> 1	961.97		1,171.49
_	ပါ	€5 €	A	€9 €	,					
Month of	<u>Sep-08</u> 1	297.10 \$	-	492.88 \$					₩	
Month of	Oct-08			İ		Total <u>Year</u>				
₽	<u>ب</u> ا	255.00	.∥ .	447.25	$\ \cdot\ $	<u>ल</u> ≽।		•	-	

Revenue Annualization / Proposed Rates

Additional Gallons to be Produced

Average Revenue / Proposed Rates

Increase in Number of Customers

Revenue Annualization / Present Rates

Average Revenue / Present Rates

Increase in Number of Customers/Bills

Year End Number of Customers

Actual Customers

Revenue Annualization / Proposed Rates

Additional Gallons to be Produced

Average Revenue / Proposed Rates

Increase in Number of Customers

Revenue Annualization / Present Rates

Average Revenue / Present Rates

Increase in Number of Customers/Bills

Year End Number of Customers

Actual Customers

Southern Sunrise Water Company Test Year Ended March 31, 2009 Adjustment to Revenues and Expenses Adjustment Number 5

Exhibit Schedule C-2 Page 6 Witness; Bourassa

Line			
<u>No.</u>			
1	Annualize Purchase Power Expense		
2			
3	Test Year Purchased Power Expense	\$	32,112
4		*	, ,
5			
6	Total Adjusted Purchased Power Expense	<u> </u>	32,112
7		_	,
8	Gallon Sold during Test Year (in 1,000's)		53.163
9	·		
10	Cost per 1,000 gallons	\$	0.60
11			
12	Additional Gallons from Revenue Annualization (in 1,000's)		403
13			
14			
15	Increase (decrease) in Purchased Power	\$	242
16			
17	Adjustment to Revenue and/or Expense	\$	242
18			

Southern Sunrise Water Company

Test Year Ended March 31, 2009
Adjustment to Revenues and Expenses
Adjustment Number 6

Exhibit Schedule C-2 Page 7 Witness: Bourassa

Line			
<u>No.</u>			
1	Annualize Chemicals Expense		
2			
. 3	Test Year Chemicals Expense	\$	1,255
4			
5	Gallon Sold during Test Year (in 1,000's)		53,163
6			
7	Cost per 1,000 gallons	\$	0.0236
8			
9	Additional Gallons from Revenue Annualization		403
10			
11			
12	Increase (decrease) in Purchased Power	<u>\$</u>	10
13			
14	Adjustment to Revenue and/or Expense	\$	10
15			
16			

Southern Sunrise Water Company Test Year Ended March 31, 2009 Adjustment to Revenues and Expenses Adjustment Number 7

Exhibit Schedule C-2 Page 8 Witness: Bourassa

Line No. 1 2 3	Increase in Allocated General Office Cost (Outside Services)		
4	Increase in Operations Labor	\$ 23,983	
5	Allocation Factor (Factor method - Customer Count)	1.17%	
6	Increase (decrease) in Allocated Operations Labor Cost		\$ 281
7			
8	Increase in General Overhead Labor	\$ 300,914	
9	Allocation Factor (Factor method - 4-factor)	1.35%	
10	Increase (decrease) in Allocated Operations Labor Cost		\$ 4,057
11			
12	Increase (decrease) in Outside Services		\$ 4,337
13			
14			
15			
16			
17	Adjustment to Revenue and/or Expense		\$ 4,337
18			
19			

Southern Sunrise Water Company Test Year Ended March 31, 2009 Adjustment to Revenues and Expenses Adjustment Number 8

Exhibit Schedule C-2 Page 9 Witness: Bourassa

Line No. 1	Interest Sy	nchro/	<u>nization</u>					
2 3								
4	Fair Value	Rate	Base		\$	1,544,434		
5	Weighted Cost of Debt					0.00%		
6	Interest Ex	cpense)				\$	-
7			\$					
8	Test Year Interest Expense							(311)
9			044					
10	Increase (311				
11								
12								
13 1 4	Adjustmen	t to D	evenue and/or	Fynansa			\$	(311)
15	Aujustinei	it to ix	evenue and/or	LAPENSE		!	Ψ	(311)
16								
17	Meighted Co	et of De	bt Computation					
18	<u>vveignted oo</u>	St Of De	DI COMPUTATION					Weighted
19			Amount	<u>Percent</u>		Cost		Cost
20	Debt	\$		0.00%		0.00%		0.00%
21	Equity	\$	1,408,804	100.00%		12.80%		12.80%
22	Total	\$	1,408,804	100.00%				12.80%
23								
24								

Southern Sunrise Water Company Test Year Ended March 31, 2009 Adjustment to Revenues and/or Expenses Adjustment Number 9

Line

Exhibit Schedule C-2 Page 10 Witness: Bourassa

No.									
1	Income Tax Computation								
2									
3			Test Year			Adjusted			
4				justed	with Rate Increase				
5			<u>Re</u>	esults		<u>l</u>			
6 7	Taxable Income	\$		9,745		\$	318,835		
8	Taxable Income	Ψ		3,740		Ψ	510,000		
9	Taxable Income	-\$;	9,745		\$	318,835	•	
10			_		:			•	
11									
12									
13	Income Before Taxes	<u>_\$</u>	<u> </u>	9,745		\$	318,835	=	
14									
15	Arizona Income Before Taxes	\$	i	9,745		\$	318,835		
16	Lange A. Caranta and Tour	•		670		\$	22,216		
17 18	Less Arizona Income Tax Rate = 6.97%	_\$	•	679		<u>Ф</u>	22,210		
19	Arizona Taxable Income	\$:	9,066		\$	296,619		
20	Theoria Taxable Hoome	•		4,000		•	,		
21	Arizona Income Taxes	\$;	679		\$	22,216		
22									
23	Federal Income Before Taxes	\$	5	9,745		\$	318,835		
24									
25	Less Arizona Income Taxes	_\$;	679		\$	22,216	•	
26	Cadaval Tavakia Inggma	\$		9,066		\$	296,619		
27 28	Federal Taxable Income			9,000	:	"	230,013	:	
28 29									
30	1 Inch								
31	2 Inch								
32	15% BRACKET	\$		1,360		\$	7,500		
33	25% BRACKET	\$		-		\$	6,250		
34	34% BRACKET	\$		-	Federal	\$		Federal	
35	39% BRACKET	\$		-	Effective	\$	76,681	Effective	
36	34% BRACKET	\$	•	-	Tax Rate	\$	-	Tax Rate	
37 38	Federal Income Taxes	\$		1,360	13.95%	\$	98,931	31.03%	
39	r edelal litcolile Taxes		<u>, </u>	1,000	= 10.0070	<u> </u>	00,001	= 01.0070	
40									
41	Total Income Tax	9	5	2,039		\$	121,148		
42		_			•			=	
43	Overall Tax Rate			20.92%	<u>.</u>		38.00%	<u>.</u>	
44					=			-	
45	Income Tax at Proposed Rates Effective Rate	_\$	6	3,703	-				
46			_						

Southern Sunrise Water Company Test Year Ended March 31, 2009 Computation of Gross Revenue Conversion Factor

Exhibit Schedule C-3 Page 1 Witness: Bourassa

		Percentage of
		Incremental
Line		Gross
No.	Description	Revenues
1	Federal Income Taxes	31.03%
2	T cucial moone Taxes	31.0370
3	State Income Taxes	6.97%
4	Take Hooms Takes	0.01 70
5	Other Taxes and Expenses	0.00%
6		
7		
8	Total Tax Percentage	38.00%
9	,	
10	Operating Income % = 100% - Tax Percentage	62.00%
11		
12		
13		
14		
15	1 = Gross Revenue Conversion Factor	
16	Operating Income %	1.6128
17		
18	SUPPORTING SCHEDULES:	RECAP SCHEDULES:
19		A-1
20		

Southern Sunrise Water Company Test Year Ended March 31, 2009 Comparative Balance Sheets

Exhibit Schedule E-1 Page 1 Witness: Bourassa

			Test				
			Year		Үеаг		Year
Line			Ended		Ended		Ended
No.		,	3/31/2009		3/31/2008		<u>3/31/2007</u>
1	ASSETS						
2	Plant In Service	\$	1,753,631	\$	1,005,438	\$	840,549
3	Non-Utility Plant		-		-		· <u>-</u>
4	Construction Work in Progress		53,180		469,176		4,562
5	Less: Accumulated Depreciation		(170,036)		(79,108)		(8,384)
6	Net Plant	\$	1,636,775	\$	1,395,506	\$	836,727
7	TOC I LAIR	<u> </u>	1,000,7,10		.,,	_ <u></u>	-50,,
8							
9	Debt Reserve Funds	\$		\$	_	\$	
10	Dent iveserve i unus	Φ	-	Ψ	-	Ψ	-
11	CUDBENT ACCUTO						
	CURRENT ASSETS	r.	20 540	ď	22 605	r	24 042
12	Cash and Equivalents	\$	26,548	\$	33,685	\$	31,043
13	Restricted Cash		-		-		-
14	Short-term Investments		<u>-</u>				
15	Accounts Receivable, Net		48,563		43,090		74,423
16	Accounts Receivable -Other		-		-		-
17	Materials and Supplies		~		-		-
18	Prepayments		5,374		2,384		-
19	Other Current Assets		-				
20	Total Current Assets	\$	80,485	\$	79,159	\$	105,466
21							<u> </u>
22	Deferred Debits	\$	788	\$	-	\$	_
23							
24	Other Assets						
25							
26	TOTAL ASSETS	\$	1,718,048	\$	1,474,665	S	942,193
	TOTALAGOLTO	-	1,1 10,0 10		1,171,000	<u> </u>	12,100
27	THE PROPERTY OF STREET						
28	LIABILITIES AND STOCKHOLDERS' EQUITY	•	4 000 074	•	4.050.440	φ.	900 540
29	Common Equity	_\$_	1,396,074	\$	1,358,142	\$	869,510
30		_				•	
31	Long-Term Debt, less current	_\$	-	\$		\$	
32							
33	CURRENT LIABILITIES			_		_	
34	Accounts Payable	\$	84,964	\$	78,689	\$	57,841
35	Current Portion of Long-Term Debt		-		-		-
36	Current Portion of AIAC		-		•		=
37	Payables to Associated Companies		217,144		38,916		14,842
38	Customer Meter Deposits, Current		-		-		-
39	Taxes Payable		(3,004)		(1,082)		•
40	Accrued Employee expenses		-		-		-
41	Accrued Interest		-		-		-
42	Other Current Liabilities		-		-		-
43	Total Current Liabilities	\$	299,104	\$	116,523	\$	72,683
44	DEFERRED CREDITS				•	<u> </u>	
45	Customer Meter Deposits, less current	\$	2,870	\$	_	\$	_
46	Advances in Aid of Construction	Ψ	_,	•	_	_	
47	Accumulated Deferred Income Taxes		_		_		_
48	Contributions In Aid of Construction		20,000		_		_
49	Accumulated Amortization of CIAC						_
	Accumulated Amortization of CIAC		-		-		-
50	TILLE CONTROL		20.070	•		Φ.	
51	Total Deferred Credits	\$	22,870	\$	-	\$	
52	T / // 1777 0.0	•	4 740 540	•	4 474 005	•	040 400
53	Total Liabilities & Common Equity	\$	1,718,048	\$	1,474,665	\$	942,193
54				_			_
55	SUPPORTING SCHEDULES:			<u>RE</u>	<u>CAP SCHEDU</u>	JLE	<u>S:</u>
56	E-5			A-3	•		
57							
58							

Southern Sunrise Water Company Test Year Ended March 31, 2009 Comparative Income Statements

Exhibit Schedule E-2 Page 1 Witness: Bourassa

Line <u>No.</u>		<u>3</u>	Test Year Ended <u>3/31/2009</u>		Prior Year Ended 3/31/2008		Prior Year Ended /31/2007
1	Revenues						
2	Metered Water Revenues	\$	430,122	\$	404,231	\$	51,410
3	Unmetered Water Revenues		-		-		-
4	Other Water Revenues		10,679		13,005		1,577
5	Total Revenues	\$	440,801	\$	417,236	\$	52,987
6	Operating Expenses						
7	Salaries and Wages	\$	-	\$	_	\$	-
8	Purchased Water		_		2,119		-
9	Purchased Power		32,112		30,962		2,241
10	Fuel For Power Production		,		-		
11	Chemicals		1,255		-		-
12	Materials and Supplies		7,972		12,818		113
13	Outside Services		91		12,5.0		-
14	Outside Services- Legal		5,390		5,138		14
15	Outside Services- Other		175,090		225,851		10,413
16	Water Testing		5,592		13,163		-
17	Equipment Rental		0,002		186		_
18	Rents - Building		-		-		_
			25.481		22.111		1.027
19	Transportation Expenses				,		
20	Insurance - General Liability		10,788		12,009		1,140
21	Insurance - Vehicle		-				•
22	Reg. Comm. Exp Other		1,024		2,544		45
23	Reg. Comm. Exp Rate Case		.		<u>-</u>		-
24	Miscellaneous Expense		14,810		6,523		93
25	Bad Debt Expense		5,346		9,477		-
26	Depreciation Expense		90,929		70,724		8,384
27	Taxes Other Than Income		=		-		-
28	Property Taxes		26,678		8,756		554
29	Income Tax		-		11,206		-
30							
31	Total Operating Expenses	\$	402,558	\$	433,587	\$	24,024
32	Operating Income	\$	38,243	\$	(16,351)	\$	28,963
33	Other Income (Expense)						
34	Interest Income	\$	-	\$	-	\$	-
35	Other income (loss)		-		-		-
36	Interest Expense		311		14		-
37	Other Expense		-		_		-
38							
39	Total Other Income (Expense)	\$	311	\$	14	\$	
40	Net Profit (Loss)	\$	38,554	- \$ -	(16,337)		28,963
41		-	73,001	<u> </u>	1.2,001	<u> </u>	,000
42							
42							

SUPPORTING SCHEDULES:

RECAP SCHEDULES: A-2

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44

Southern Sunrise Water Company Test Year Ended March 31, 2009 Comparative Statements of Cash Flows

Exhibit Schedule E-3 Page 1 Witness: Bourassa

Line <u>No.</u> 1 2			Test Year Ended 3/31/2009		Prior Year Ended 3/31/2008	,	Prior Year Ended 3/31/2007
3	Cash Flows from Operating Activities	•	00.554	Φ.	(46.007)	Φ.	00.000
4	Net Income	\$	38,554	\$	(16,337)	\$	28,963
5	Adjustments to reconcile net income to net cash						
6	provided by operating activities:		00.000		70 704		0.004
7	Depreciation and Amortization		90,929		70,724		8,384
8	Adjustments to Depreciation and Amortization						
9	Other						
10	Changes in Certain Assets and Liabilities:		(E. 470)		04.000		(74.400)
11	Accounts Receivable		(5,473)		31,333		(74,423)
12	Accounts Receivable, Other						
13	Materials and Supplies Inventory		(0.000)		(0.004)		
14	Prepaid Expenses		(2,990)		(2,384)		57.044
15	Accounts Payable		6,275		20,848		57,841
16	Intercompany payable		178,228		24,074		14,842
17	Customer Meter Deposits		2,870		(4.000)		
18	Taxes Payable		(1,922)		(1,082)		
19	Deferred Income Taxes						
20	Other assets and liabilities		(788)	_			
21	Net Cash Flow provided by Operating Activities	\$	305,683	\$	127,176	\$	35,607
22	Cash Flow From Investing Activities:				(000		(5.15.4.4)
23	Capital Expenditures		(332,197)		(629,503)		(845,111)
24	Plant Held for Future Use						
25	Change In Short-term Investments	_		_	(555		(*) * 1 . 1 .
26	Net Cash Flows from Investing Activities	\$	(332,197)	\$	(629,503)	\$	(845,111)
27	Cash Flow From Financing Activities						
28	Change in Restricted Cash						
29	Net Receipts of Advances-in-Aid of Contruction						
30	Net Receipts of Contributions-in-Aid of Contruction		20,000				
31	Repayments of Long-Term Debt						
32	Dividends Paid						
33	Deferred Financing Costs						
34	Stock/Paid in Capital		(623)		504,969		840,547
35	Net Cash Flows Provided by Financing Activities	\$	19,377	\$		\$	840,547
36	Increase(decrease) in Cash and Cash Equivalents		(7,137)		2,642		31,043
37	Cash and Cash Equivalents at Beginning of Year		33,685		31,043		-
38	Cash and Cash Equivalents at End of Year	\$	26,548	\$	33,685	\$	31,043
39							
	ALIBOARTING SALIEBULES					DE	

SUPPORTING SCHEDULES:

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RECAP SCHEDULES: A-5

Southern Sunrise Water Company Test Year Ended March 31, 2009 Statement of Changes in Stockholder's Equity

23 SUPPORTING SCHEDULES:

Exhibit Schedule E-4 Page 1 Witness: Bourassa

RECAP SCHEDULES:

Line							
No.							
1			nmon			Retained	
2		<u>S1</u>	ock	Pai	d-In-Capital	<u>Earnings</u>	<u>Total</u>
3							
4	Balance, Mar 31, 2006	\$	-	\$	-	\$ -	\$ -
5	Addnl Paid In Capital				840,547		840,547
6	Dividends					-	-
7	Net Income					28,963	28,963
8	Balance, Mar 31, 2007	\$	-	\$	840,547	\$ 28,964	\$ 869,510
9	Addnl Paid In Capital				504,969		504,969
10	Dividends						-
11	Net Income					 (16,337)	 (16,337)
12	Balance, Mar 31, 2008	\$	-	\$	1,345,516	\$ 12,627	\$ 1,358,142
13	Addnl Paid In Capital				(622)		(622)
14	Dividends						-
15	Net Income					 38,554	 38,554
16	Balance, Mar 31, 2009	_\$		\$	1,344,894	\$ 51,181	\$ 1,396,074
17						 	
18							
19							
20							
21							
22							

Southern Sunrise Water Company

Test Year Ended March 31, 2009
Detail of Plant in Service

Exhibit Schedule E-5 Page 1

Witness: Bourassa

Line <u>No.</u> 1	Acct. <u>No.</u>	Plant Description	Plar Balan at <u>3/31/2</u>	ice	Plant Additions, Reclass- ications or or Retirements	Plant Balance at <u>3/31/2009</u>
2	301	Organization Cost	\$	_ 5	.	\$ -
3	302	Franchise Cost	•	_	2,612	2,612
4	303	Land and Land Rights	38	34,007	-	384,007
5	304	Structures and Improvements		1,044	334,214	335,258
6	305	Collecting and Impounding Res.		-,	- · · · · · -	•
7	306	Lake River and Other Intakes			<u>.</u>	
8	307	Wells and Springs	4	17,147	81,827	128,974
9	308	Infiltration Galleries and Tunnels		,	, 	,
10	309	Supply Mains		2,706	1,092	3,798
11	310	Power Generation Enuipment		•		,
12	311	Electric Pumping Enuipment	10	00,116	106,493	206,609
13	320	Water Treatment Enuipment			_	
14	320.1	Water Treatment Enuipment			-	
15	320.2	Checmical Solution Feeders			-	
16	330	Distribution Reservoirs & Standpipe	10	04,967	137,537	242,504
17	330.1	Storage tanks			-	
18	330.2	Pressure Tanks			-	
19	331	Transmission and Distribution Mains	6	32,985	12,793	75,778
20	333	Services	3	36,360	34,535	70,895
21	334	Meters		2,997	20,813	23,810
22	335	Hydrants	1	18,359	-	18,359
23	336	Backflow Prevention Devices			-	
24	339	Other Plant and Miscellaneous Equipment		9,370	12,628	21,998
25	340	Office Furniture and Fixtures			-	
26	340.1	Computers and Software			-	
2 7	341	Transportation Equipment			_	
28	342	Stores Equipment			_	
29	343	Tools and Work Equipment		-	270	270
30	344	Laboratory Enuipment			-	
31	345	Power Operated Enuipment			-	
32	346	Communications Enuipment		-	3,379	3,379
33	347	Miscellaneous Enuipment			-	
34	348	Other Tangible Plant	23	35,381	-	235,381
35		Rounding		(1)		(1)
36		TOTAL WATER PLANT	\$ 1,00	05,438	\$ 748,1 <u>93</u>	\$ 1,753,631
37						
~~	0110000	ナルス ろうしにわし だう		_		

SUPPORTING SCHEDULES

39 40

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40 41 **RECAP SCHEDULES:**

A-4 E-1

Southern Sunrise Water Company Test Year Ended March 31, 2009 Operating Statistics

Exhibit Schedule E-7 Page 1 Witness: Bourassa

Line <u>No.</u> 1 2 3	WATER STATISTICS:		Test Year Ended <u>3/31/2009</u>		Prior Year Ended 3/31/2008		Prior Year Ended <u>3/31/2007</u>
4 5 6 7	Total Gallons Sold (in Thousands)		53,163		51,81 4		3,935
8 9 10 11 12	Water Revenues from Customers:	\$	440,801	\$	417,236	\$	52,987
13 14 15 16	Year End Number of Customers		795		835		809
17 18 19 20 21	Annual Gallons (in Thousands) Sold Per Year End Customer		67		62		5
22	Annual Revenue per Year End Customer	\$	554.47	\$	499.68	\$	65.50
23 24 25	Purchased Power Cost per 1,000 Gallons Purchased Water Cost per 1,000 Gallons	\$ \$	0.6040 -	\$ \$	0.5976 0.0409	\$ \$	0.5696

Southern Sunrise Water Company Test Year Ended March 31, 2009 Taxes Charged to Operations

Exhibit Schedule E-8 Page 1

Witness: Bourassa

			Test Year		Prior Year		Prior Year
Line		1	Ended		Ended	I	Ended
<u>No.</u>		3/	31/2009	<u>3/</u>	31/2008	<u>3/:</u>	31/2007
1	<u>Description</u>						
2							
3	Federal Income Taxes*	\$	-	\$	-	\$	(1,941)
4	State Income Taxes*		-		(344)		1,941
5	Payroll Taxes		-		•		-
6	Property Taxes		26,678		8,756		554
7							
8	Totals	\$	26,678	\$	19,962	\$	554
9							
10							
11	*Computed						
12	•						
13							
14							

Southern Sunrise Water Company Test Year Ended March 31, 2009 Notes To Financial Statements

Exhibit Schedule E-9 Page 1 Witness: Bourassa

Company does not conduct independent audits

Southern Sunrise Water Company Test Year Ended March 31, 2009 Projected income Statements - Present & Proposed Rates

41

Exhibit Schedule F-1 Page 1

Witness: Bourassa

Line No.	Davis		Test Year Actual <u>Results</u>		At Present Rates Year Ended 3/31/2010		Proposed Rates Year Ended /31/2010
1	Revenues	4	100 100	~	422.457	•	740 547
2	Metered Water Revenues	\$	430,122	\$	433,457	\$	742,547
3	Unmetered Water Revenues		-		40.070		-
4	Other Water Revenues		10,679		10,679		10,679
5	5	\$	440,801	\$	444,136	\$	753,226
6	Operating Expenses	•		•			
7	Salaries and Wages	\$	-	\$	-	\$	_
8	Purchased Water		-		-		-
9	Purchased Power		32,112		32,354		32,354
10	Fuel For Power Production		-		<u>-</u>		<u>-</u>
11	Chemicals		1,255		1,265		1,265
12	Materials and Supplies		7,972		7,972		7,972
13	Outside Services		91		91		91
14	Outside Services- Other		5,390		5,390		5,390
15	Outside Services- Legal		175,090		179,427		179,427
16	Water Testing		5,592		5,592		5,592
17	Equipment Rental		-		μе		-
18	Rents - Buliding		-		=		-
19	Transportation Expenses		25,481		25,481		25,481
20	Insurance - General Liability		10,788		10,788		10,788
21	Insurance - Vehicle		-		-		-
22	Reg. Comm. Exp Other		1,024		1,024		1,024
23	Reg. Comm. Exp Rate Case		-		41,667		41,667
24	Miscellaneous Expense		14,810		14,810		14,810
25	Bad Debt Expense		5,346		5,346		5,346
26	Depreciation Expense		90,929		76,419		76,419
27	Taxes Other Than Income		-		-		-
28	Property Taxes		26,678		26,765		26,765
29	Income Tax		-		3,703		121,148
30							
31	Total Operating Expenses	\$	402,558	\$	438,094	\$	555,539
32	Operating Income	\$	38,243	\$	6,042	\$	197,688
33	Other Income (Expense)						
34	Interest Income		_		-		-
35	Other income		-		-		-
36	Interest Expense		311		-		-
37	Other Expense		-		-		-
38	Gain/Loss Sale of Fixed Assets		<u> </u>				
39	Total Other Income (Expense)	\$	311	\$		\$	-
40	Net Profit (Loss)	\$	38,554	\$	6,042	\$	197,688

Southern Sunrise Water Company
Test Year Ended March 31, 2009
Projected Statements of Changes in Financial Position
Present and Proposed Rates

Exhibit Schedule F-2
Page 1
Witness: Bourassa

Line							
No.				Α	t Present	At	Proposed
1					Rates		Rates
2		Т	est Year		Year		Year
3			Ended		Ended		Ended
4		<u>3</u> ,	/31/20 <u>09</u>	<u>3</u> .	<u>/31/2010</u>	<u>3</u>	/31/2010
5	Cash Flows from Operating Activities						
6	Net Income	\$	38,554	\$	6,042	\$	197,688
7	Adjustments to reconcile net income to net cash						
8	provided by operating activities:						
9	Depreciation and Amortization		90,929		76,419		76,419
10	Adjustment to Depreciation and Amortization		-				
11	Other		-				
12	Changes in Certain Assets and Liabilities:						
13	Accounts Receivable		(5,473)				
14	Accounts Receivable, Other		-				
15	Materials and Supplies Inventory		-				
16	Prepaid Expenses		(2,990)				
17	Accounts Payable		6,275				
18	Intercompany payable		178,228				
19	Customer Deposits		2,870				
20	Taxes Payable		(1,922)				
21	Deferred Income Taxes		-				
22	Other assets and liabilities		(788)				
23	Net Cash Flow provided by Operating Activities	\$	305,683	\$_	82,462	\$	274,107
24	Cash Flow From Investing Activities:						(000 000)
25	Capital Expenditures		(332,197)		(200,000)		(200,000)
26	Plant Held for Future Use		-				
27	Change In Short-term Investments				(000 000)		(222.222)
28	Net Cash Flows from Investing Activities	\$	(332,197)	\$	(200,000)	\$	(200,000)
29	Cash Flow From Financing Activities						
30	Change in Restricted Cash		=				
31	Net Receipts of Advances-in-Aid of Contruction		-				
32	Net Receipts of Contributions-in-Aid of Contruction		20,000				
33	Repayments of Long-Term Debt		-		-		-
34	Dividends Paid		-				
35	Deferred Financing Costs		(000)				
36	Stock/Paid in Capital		(623)			Φ.	
37	Net Cash Flows Provided by Financing Activities	\$	19,377	\$	(447 500)	\$	74 407
38	Increase(decrease) in Cash and Cash Equivalents		(7,137)		(117,538)		74,107
39	Cash and Cash Equivalents at Beginning of Year		33,685	ō.	26,548	Ġ.	26,548
40	Cash and Cash Equivalents at End of Year	<u> </u>	26,548	\$	(90,990)		100,655
41							

Southern Sunrise Water Company Test Year Ended March 31, 2009 Projected Construction Requirements Exhibit Schedule F-3 Page 1

Witness: Bourassa

Line No.						
1						
2	Account					
3	Number	Plant Asset:	2010		<u> 2011</u>	2012
4	301	Organization Cost	2010		2011	<u> </u>
5	302	Franchise Cost				
6	303	Land and Land Rights				
7	304	Structures and Improvements	100,000			
8	305	Collecting and Impounding Res.	100,000			
9	306	Lake River and Other Intakes				
10	307	Wells and Springs				
11	308	Infiltration Galleries and Tunnels				
12	309	Supply Mains				
13	310	Power Generation Equipment				
14	311	Electric Pumping Equipment				
15	320	Water Treatment Equipment				
16	320.1	Water Treatment Equipment				
17	320.1	Checmical Solution Feeders				
18	330	Distribution Reservoirs & Standpipe				
19	330.1	Storage tanks				
20	330.1	Pressure Tanks				
21	330.2	Transmission and Distribution Mains	100,000			50,000
22	333	Services	100,000			35,000
23	334	Meters				
24	335	Hydrants				
25	336	Backflow Prevention Devices				
26	339	Other Plant and Miscellaneous Equipment				
27	340	Office Furniture and Fixtures				
28	340.1	Computers and Software				
29	341	Transportation Equipment				
30	342	Stores Equipment				
31	343	Tools and Work Equipment				
32	344	Laboratory Equipment				
33	345	Power Operated Equipment				
34	346	Communications Equipment			120,000	
35	347	Miscellaneous Equipment			,	
36	348	Other Tangible Plant				80,000
37	3 10	- 1				,
38						
39	Total		\$ 200,000	\$	120,000	\$ 130,000
40			 		·	
4.4						

Southern Sunrise Water Company Test Year Ended March 31, 2009 Assumptions Used in Rate Filing

Exhibit Schedule F-4 Page 1

Witness: Bourassa

Line <u>No.</u>	
1	Property Taxes were computed using the method used by the Arizona Department
2	of Revenue
3	
4	Projected construction expenditures are shown on Schedule A-4.
5	
6	Expense adjustments are shown on Schedule C2, and are explained in the testimony.
7	
8	Accumulated depreciation and depreciation expense were computed at Arizona Corporation
9	Commission allowed rated in Prior Commission Decision.
10	
11	Income taxes were computed using statutory state and federal income tax rates.
12	
13	
14	
15	

Southern Sunrise Water Company

Exhibit

Percent of Proposed Water Revenues 98.69%	%69.86	0.39% 0.92%	1.31%	100.00%
Percent of Present Water Revenues 98.59%	98.59%	0.39%	1.41%	100.00%
Percent Change 71.59%	71.59%	73.74% 52.83%	58.53%	71,40%
Dollar <u>Change</u> 303,256	303,256	1,222 2,336	3,558	306,814
Proposed Revenues 726,873 \$	726,873	2,879 \$ 6,758	9,637	736,510 \$
Present Revenues 423,617 \$	423,617	4,422	\$ 6,079	429,696 \$
<u>Class</u> Residential	Subtotal Subtotal	Commercial \$	Subtotal \$	nues Before Annualization
Meter <u>Size</u> 5/8 Inch		l Inch 2 Inch		Total Revenues
	Percent Per of the control of the co	Percent Percent Off of Present Proposed Change Change Revenues	Class Percent Present Proposed Proposed Change Revenues Change Change Change Revenues Percent Water	Class Revenues Revenues Revenues Revenues Revenues Revenues Change Change Revenues Revenue

Exhibit Schedule H-1 Page 2 Witness: Bourassa

Additional Gallons to be Pumped (In 1,000's) 368 C-2, pg 5.1 C-2, pg 5.2 C-2, pg 5.3 403 35 88 Additional <u>Bills</u> Percent Change 76.28% 72.71% 0.00% 76.28% 72.71% Dollar Change 2,190 337 2,190 Revenue Annualization Southern Sunrise Water Company
Test Year Ended March 31, 2009
Revenue Summary
With Annualized Revenues to Year End Number of Customers Proposed Revenues 5,062 801 5,062 801 Present Revenues 2,872 2,872 Commercial Commercial Class Residential Subtotal Subtotal Total Revenue Annualization Meter Size 5/8 Inch 1 inch 2 inch

Southern Sunrise Water Company
Test Year Ended March 31, 2009
Revenue Summary
With Annualized Revenues to Year End Number of Customers

Exhibit Schedule H-1 Page 3 Witness: Bourassa

									Percent	Percent
Line	v								ţ	ō
No.									Present	Proposed
-			Present	4	Proposed		Dollar	Percent	Water	Water
7		<i>a</i> .	Revenues	æ	Revenues		_	Change	2	Revenues
ო	Subtotal Metered Revenues	69	429,696	69	736,510	₩	814	71.40%	100.00%	100.00%
4	Subtotal Revenue Annualization		3,335		5,863	,		75.78%		0.80%
G	Total Metered Revenues	↔	433,031 \$	5 9	742,373 \$	€>	309,341	71.44%		
\$										
7	Misc. Revenues	(A	10,679 \$	s)	10,679		1	0.00%	2.49%	1.45%
ø	Reconciling Amount to GL		426		174		(252)	-59.15%	0.10%	0.02%
O	Total Water Revenues	↔	444,136	s >	753,226 \$	↔	309,089	69.59%	%00'0	%00°0
10										
1										
12	Revenue Reconciliation									
13										

	429,696	430,122	\$ (426)	-0.10%	0.50%	2,151		YES															
	•		•			•,																	
	Revenue per bill count before revenue annualization	Revenue per GL (metered water revenues)	Difference	Difference %	Tolerance %	Tolerance Amount + or -		Acceptable?															
3	7	15	16	17	18	19	20	7	22	23	24	25	26	27	28	59	8	31	32	33	8	35	

Southern Sunrise Water Company Test Year Ended March 31, 2009 Customer Summary

<u>8</u>

Exhibit Schedule H-2 Page 1 Witness: Bourassa Proposed Increase
Dollar Percent
Amount Amount
32.55 76.41%

75.40% 51.31%

65.15 188.71

			Average Number of						
-			Customers	Average		Average Bill		Bill Pronosed	
Š		Meter Size, Class	3/31/2009	Consumption		Rates	-	Rates	
-	5/8 Inch	Residential	786	5,581	₩	42.60	↔	75.15	
7									
က									
4									
ις		Subtotal	786						
9									
7	1 Inch	Commercial	2	4,448		86.40		151.54	
œ	2 Inch	Commercial	•	34,624	₩	367.78	₩	556.49	
တ									
10									
1									
12									
<u>ჯ</u>									
4									
15									
16		Subtotal	3						
17									
18									
19									
20									
21									
22									
23									
54									
25									
26									
27		Total	789						

(a) Average number of customers of less than one (1), indicates that less than 12 bills were issued during the year.
 30

Southern Sunrise Water Company Test Year Ended March 31, 2009 Customer Summary

Proposed Increase	7. 2		67.12 73.26% 193.83 61.22%				÷
IIII Proposed	Rates 70.54		158.75 510.43				l during the yea
Median Bill	\$ 00		91.63 \$ 316.60				bills were issuec
	Cansumption 4,500 \$		6,500 \$ 21,500				that less than 12
(a) Average Number of Customers	3/31/2009 786	786	2 -		e e		789 nan one (1), indicates
	Meter <u>Size, Class</u> 5/8 Inch Residential	Subtotal	1 Inch Commercial 2 Inch Commercial		Subtotal		Total (a) Average number of customers of less than one (1), indicates that less than 12 bills were issued during the year.
:	No. 10. 55.	4 rv c	. K 8 0 - K 8	»	5 6 7 8 6 6	22 23 25 27 25 25 25 25 25 25 25 25 25 25 25 25 25	

⁽a) Average number of customers of less than one (1), indicates that less than 12 bills were issued during the year.

Southern Sunrise Water Company Test Year Ended March 31, 2009 Present and Proposed Rates

Exhibit Schedule H-3 Page 1 Witness: Bourassa

Percent <u>Change</u>	75.39% 75.39% 75.39% 75.39% 75.39% 75.39% 192.31%	ot less than			
Change	23.37 35.06 58.43 116.85 186.96 373.92 584.25 1,788.50 2,789.60	sized meters, but n allons) Proposed Rate		3.51 4.26 5.41 3.51 4.26	3.51 4.26 3.51 4.26
Proposed Rates	54.37 \$ 81.56 81.56 135.93 271.85 434.96 869.22 2,718.50 2,718.50 4,349.60	\$5.00 per monthly minimum for comparable sized meters, but not less than \$5.00 per month (Per 1,000 gallons) Present Proposed Rate Rate	2.00 2.75 3.90 3.90 3.90	9 9 9 9 9	φ φ φ
Present <u>Rates</u>	31.00 \$ 46.50 77.50 155.00 248.00 496.00 775.00 930.00 1,550.00	1% of monthly minimu \$5.00 per month -	lons \$ 0 gallons \$ 8 allons \$	fons 30 gallons allons	allons
	ss.	1% \$6	0 gailons to 5,000 gailons 5,000 gailons to 10,000 gailons Over 10,000 gailons 0 gailons to 45,000 gailons Over 45,000 gailons	0 gallons to 4,000 gallons 4,001 gallons to 10,000 gallons over 10,000 gallons 0 gallons to 10,000 gallons over 10,000 gallons	0 gallons to 15,000 gallons over 15,000 gallons 0 gallons to 25,000 gallons over 25,000 gallons
	Meter Size (All Zones and Classes): 5/8 Inch 1 Inch 1 1/2 Inch 3 Inch 4 Inch 6 Inch 8 Inch	Fire Sprinklers Gallons In Minimum (All Meter Sizes and Classes) Commodity Rates Meter Size and Class	All Meter Sizes and Classes, Except Irrigation	5/8 Inch and 3/4 Inch Meter - Residential 5/8 Inch and 3/4 Inch Meter - Com, Irrigation	1 Inch Meter - All classes 1.5 Inch Meter - All Classes
No.	- 7 7 7 7 4 4 4 4 4 4 4 4 4	T 7 5 7 5 5 7 8 6 6 6	22 23 25 25 25 25 25 25 25 25 25 25 25 25 25	28 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	35 36 37 38 39 40

Southern Sunrise Water Company Test Year Ended March 31, 2009 Present and Proposed Rates

Exhibit Schedule H-3 Page 2 Witness: Bourassa

		(Per 1,000 gallons)	gallons)
Commodity Rates Meter Size and Class	Block	Present Rate	Proposed <u>Rate</u>
2 Inch Meter - All Classes	0 gallons to 50,000 gallons over 50,000 gallons		\$ 3.51 \$ 4.26
3 Inch Meter -All Classes	0 gallons to 80,000 gallons over 80,000 gallons		\$ 3.51 \$ 4.26
4 inch Meter- All Classes	0 gallons to 160,000 gallons over 160,000 gallons		\$ 3.51
6 Inch Meter - All Classes	0 gallons to 250,000 gallons over 250,000 gallons		\$ 3.51 \$ 4.26
8 Inch Meter - All Classes	0 gallons to 500,000 gallons over 500,000 gallons		\$ 3.51 \$ 4.26
Standpipe (Bulk)	All gallons	\$ 3.90	\$ 4.26

Southern Sunrise Water Company

Changes in Representative Rate Schedules Test Year Ended March 31, 2009

Exhibit Schedule H-3 Page 3 Witness: Bourassa

				_	
Line			resent		oposed
No.	Other Service Charges	Ţ	₹ates	E	<u>Rates</u>
1	Establishment (Regular Hours) per Rule R14-2-403.D	\$	25.00	\$	25.00
2	Establishment (After Hours) per Rule R14-2-403.D	\$	35.00	\$	35.00
3	Re-Establishment of Service per Rule R14-2-403.D		[a]		[a]
4	Reconnection (Delinquent) per Rule R14-2-403.D	\$	35.00	\$	35.00
5	Reconnection (After Hours) per Rule R14-2-403.D		NT	\$	45.00
6	Meter Test (if correct) per Rule R14-2-408.F		NT	\$	30.00
7	Meter Reread per Rule R14-2-408.C (if correct)	\$	5.00	\$	15.00
8	NSF Check per Rule R14-2-409.F		NT	\$	15.00
9	Deferred Payment, Per Month per Rule R14-2-409.G	•	1.50%	1	.50%
10	Late Charge		1.50%	1	.50%
11	Service Calls - Per Hour/After Hours(e)	\$	50.00	\$	50.00
12	Deposit Requirements		[b]		[b]
13	Moving Meter at Customer Requesdt		NT		Cost
14	Damage to Meter		NT		Cost
15	Meter and Service lines		see H-3	, pa	ge 4
16	Main Extension Tariff		Cost		Cost
17					
18					
19					
20					

21 [a] Minimum charge times number of full months off the system. per Rule R14-2-403.D.

22 [b] Per ACC Rules R14-2-403.B Residential - two times the average bill.

Commercial - two and one-half times the average bill.

24 25 26

23

28 IN ADDITION TO THE COLLECTION OF REGULAR RATES, THE UTILITY WILL COLLECT FROM ITS CUSTOMERS A PROPORTIONATE SHARE OF ANY PRIVILEGE, SALES, USE, AND FRANCHISE TAX. PER COMMISSION RULE 14-2-409D(5).

31 32 33

34 35

Southern Sunrise Water Company

Test Year Ended March 31, 2009 Meter and Service Line Charges Exhibit Schedule H-3 Page 4

Witness: Bourassa

Line
<u>No.</u>
1
2

Refundable Meter and Service Line Charges

J							
4			Present			Proposed	
5		Present	Meter		Proposed	Meter	
6		Service	Install-	Total	Service	Install-	Total
7		Line	ation	Present	Line	ation	Proposed
8		<u>Charge</u>	<u>Charge</u>	<u>Charge</u>	<u>Charge</u>	<u>Charge</u>	Charge*
9	5/8 x 3/4 Inch			\$ 410.00	At Cost	At Cost	At Cost
10	3/4 Inch			410.00	At Cost	At Cost	At Cost
11	1 Inch			520.00	At Cost	At Cost	At Cost
12	1 1/2 Inch			660.00	At Cost	At Cost	At Cost
13	2 Inch / Turbine			1,155.00	At Cost	At Cost	At Cost
14	2 Inch / Compound			1,720.00	At Cost	At Cost	At Cost
15	3 Inch / Turbine			1,625.00	At Cost	At Cost	At Cost
16	3 Inch / Compound			2,260.00	At Cost	At Cost	At Cost
17	4 Inch / Turbine			2,500.00	At Cost	At Cost	At Cost
18	4 Inch / Compound			3,200.00	At Cost	At Cost	At Cost
19	6 Inch / Turbine			4 500 00	At Cost	At Cost	At Cost
20	6 Inch / Compound			6,300.00	At Cost	At Cost	At Cost
21	8 Inch & Larger	- <u>8. /</u> 888881 - 17 1 - <i>(</i> 1)		8,200.00	At Cost	At Cost	At Cost
22	_						

22 23

25 26 27

28 29 N/T = No Tariff

30 31

^{24 *} Plus actual road crossing costs.

Southern Sunrise Water Company Test Year Ended March 31, 2009 Hook-Up Fees

Exhibit Schedule H-3 Page 5 Witness: Bourassa

Line <u>No.</u> 1 2 3	Off-site Facilities Hook-up Fee		
4		Present	Proposed
5		Charge	Charge
6	5/8 x 3/4 Inch	NT	\$ 1,600
7	3/4 Inch	NT	2,400
8	1 Inch	NT	4,000
9	1 1/2 Inch	NT	8,000
10	2 Inch	NT	12,800
11	3 inch	NT	25,600
12	4 Inch	NT	40,000
13	6 Inch or larger	NT	80,000
14			
15			
16 17			
18			
19			
20			
21	NT = No Tariff		
22	111 110 14111		
23			
24			
25			
26			
27			
28			
29			
30			
31			
32			
33			
34			
35			

Southern Sunrise Water Company
Bill Comparison Present and Proposed Rates
5/8 Inch Residential

Meter Size:

Exhibit Schedule H-4 Page 1 Witness: Bourassa

	lucre	50.537	27.90 75.41%	29.41 75.41%	31.67 77.24%	33.18 75.84%	34.69 74.60%	36.20 73.50%	37.71 72.52%	39.22 71.63%	42.24 67.53%	45.26 64.34%	48,28 61.78%		54.32 57.94%			76.97 50.56%	84.52 49.21%	92.07 48.14%	Ť	114.72 45.93%	129.82 44.96%	144.92 44.22%	160.02 43.63%	175.12 43.16%		\$ 32.55 /6.41%	\$ 30.54 76.35%
Proposed	<u>교</u>	57.88	0 64.90	0 68.41	0 72.67	5 76.93		5 85.45	0 89.71	5 93.97	5 104.79	5 115.61		5 137.25	5 148.07	5 175.12			5 256.27		5 310.37	5 364.47		5 472.67	5 526.77	5 580.87	•	0 \$ 75.15	0 \$ 70.54
Present	副	33.00			5,000 41.00	6,000 43.75		8,000 49.25	9,000 52.00	10,000 54.75		14,000 70.35	16,000 78.15	18,000 85.95		•	30,000 132.75	35,000 152.25		45,000 191.25	50,000 210.75	60,000 249.75	70,000 288.75	80,000 327.75	90,000 366.75	100,000 405.75	a)	5,581 \$ 42.60	Median Usage 4,500 \$ 40.00

Southern Sunrise Water Company
Bill Comparison Present and Proposed Rates
1 Inch Commercial

Meter Size:

Exhibit Schedule H-4 Page 2 Witness: Bourassa

	77.50) : 1		2.00	2.75	3.90					135.93	1		3.51	4.26	4.26												
	€	→		↔	↔	↔					₩			()	ω	↔												
			Suc	5,000	10,000	10,000							SUC	25,000	666'666'66	666'666'66												
	Present Rates:	Gallons in Minimum	Charge Per 1,000 Gallons	Up to	Up to	Over				Proposed Rates:	Monthly Minimum:	Gallons in Minimum	Charge Per 1,000 Gallons	Up to	Up to	Over												
Percent <u>Increase</u> 75.39%	75.40%	75,40%	75.40%	75.41%	73.95%	72.58%	71.29%	70.07	68.92%	63.27%	58.38%	54.10%	50.33%	46,97%	40.02%	36.67%	33.98%	31.77%	29.92%	28.35%	25.83%	23.90%	22.37%	21.13%	20.11%		75.40%	73.26%
Dollar Increase \$ 58.43		62.96	64.47	65.98	66.74	67.50	68.26	69.02	69.78	69.00	68.22	67.44	99'99	65.88	63.93	65.73	67.53	69.33	71.13	72.93	76.53	80.13	83.73	87.33	90.93		\$ 65.15	\$ 67.12
Proposed Bill 135.93		146.46	149.97	153.48	156.99	160.50	164.01	167.52	171.03	178.05	185.07	192.09	199.11	206.13	223.68	244.98	266.28	287.58	308,88	330.18	372.78	415.38	457.98	500.58	543.18		151.54	158.75
Present Bill 77.50 \$	79.50	83.50	85.50	87,50	90.25	93.00	95.75	98.50	101.25	109.05	116.85	124.65	132.45	140.25	159.75	179.25	198.75	218.25	237.75	257.25	296.25	335.25	374.25	413.25	452.25		86.40 \$	91.63 \$
Usage	1,000	3,000	4,000	5,000	6,000	7,000	8,000	000'6	10,000	12,000	14,000	16,000	18,000	20,000	25,000	30,000	35,000	40,000	45,000	50,000	90,000	70,000	80,000	90,000	100,000	Average Usage	4,448 \$	6,500 \$

Southern Sunrise Water Company
Bill Comparison Present and Proposed Rates
2 Inch Commercial

Meter Size:

Exhibit Schedule H-4 Page 3 Witness: Bourassa

		248.00	ι		2.00	2.75	3.90					434.96	1		3.51	4.26	4.26												
		↔			↔	↔	6					↔			↔	↔	₩												
	;ó	um:	imum	000 Gallons	2,000	10,000	10,000				tes:	ınm:	iimum	000 Gallons	80,000	666'666'66	666'666'66												
	Present Rates:	Monthly Minimum:	Gallons in Minimum	Charge Per 1,000 Gallons	Up to	Up to	Over				Proposed Rates:	Monthly Minimum:	Gallons in Minimum	Charge Per 1,000 Gallons	Up to	Up to	Over												
Percent Increase	75.39%	75.39%	75.39%	75.39%	75.39%	74.89%	74.39%	73.91%	73.44%	72.98%	%99.02	68.47%	66.40%	64.43%	62.56%	58.28%	54,47%	51.07%	48.00%	45.23%	42.71%	38.31%	34.58%	31.39%	29.91%	28.62%		51.31%	61,22%
Dol	4 186.96 188.47	189.98	191.49	193.00	194.51	195.27	196.03	196.79	197,55	198.31	197.53	196.75	195.97	195.19	194.41	192,46	190.51	188.56	186,61	184.66	182.71	178.81	174.91	171.01	174.61	178.21		\$ 188.71	\$ 193.83
Prop B	\$ 434.96 438.47	441.98	445.49	449.00	452.51	456.02	459.53	463.04	466.55	470.06	477.08	484.10	491.12	498.14	505.16	522.71	540.26	557.81	575.36	592.91	610.46	645.56	680.66	715.76	758.36	800.96		\$ 556.49	\$ 510.43
Present Bill	248.00 250.00	252.00	254.00	256.00	258.00	260.75	263,50	266.25	269.00	271.75	279.55	287.35	295.15	302.95	310.75	330,25	349.75	369.25	388.75	408.25	427.75	466.75	505.75	544.75	583.75	622.75		367.78	316.60
Usage	1.000	2,000	3,000	4,000	2,000	6,000	2,000	8,000	000'6	10,000	12,000	14,000	16,000	18,000	20,000	25,000	30,000	35,000	40,000	45,000	20,000	60,000	70,000	80,000	000'06	100,000	Average Usage	34,624 \$	Medial Osage 21,500 \$

Southern Sunrise Water Company Test Year Ended March 31, 2009 5/8 Inch Residential

Meter Size:

Exhibit Schedule H-5 Page 1 Witness: Bourassa

	Cumul-	ative	Gallons	(in 1,000's)	, ,	3 004	7,091	8 888	7,280	787.77	21,898	25,634	28,694	31,249	33,434	35,274	37,111	38,434	39,522	40,684	41,559	42,364	43,233	44,091	44,583	45,121	45,638	46,226	46,593	46,976	47,215	47,655	48,111	48,671	48,854	49,075	49,205	49,439	49,612	49,896	50,151 50,226	
		\circ		Billing																														9,349			9,366				9,393 9,395	
			Total	Year	27.0	50,1	1.63	111	1,000	2007	633	498	360	269	208	160	147	86	75	75	53	46	47	4 :	24	25	23	25	ე ე	ည ပ	D (<u>.</u>	9 :	.	90	۲.	41	~ L	ဂေ	0 1	- 2	
bourassa	•	Month	jo	Mar-09	± α	8 8	113	109	87	8	43	37	37	18	3	_	=	4	ന '	4		- ·	寸 (m,	- (7 6	0 (N (· .	- c	٧,	- (۰ د	- (3 (0	> c	> 1	- <	> <	00	
VIII ess: Bou	44	ntow	o Į	Feb-09	5 5	95	118	95	92	202	53	35	25	21	16	0	၈ ၊	9	S.	ۍ ک	·- (⊋ •	Ο (N C	N C	-	- (Y) (۰ د	- c	,		- •	- c	۰ د	- 0	5 C	0 0	0 0	> C	0 0	
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	Month	190	lo do	<u>UCI-U8</u>	26	72	105	11	11	61	63	40	25	82 73	77	1 \$	7 Ç	4 0	שטי	o o	0 4	t ¬	t 1~	٠ ٦	•	- m	, (1 C	, -	0	۰ ،	10	, ,	1 0	· -		• •		. 0	0	Ö	
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		Usage	From:		- !	1,001	2,001	3,001	, 4, UQ1	5,001	6,00,7	5 6	900	10.001	11,001	12,001	13,001	14,001	15,001	16,001	17,001	18,001	19,001	20,001	21,001	22,001	23,001	24,001	25,001	26,001	27,001	28,001	29,001	30,001	31,001	32,001	33,001	34,001	35,001	36,001	37,001	

Southern Sunrise Water Company

Test Year Ended March 31, 2009

5/8 Inch Residential

Meter Size:

Mitness: Bourassa

Exhibit Schedule H-5 Page 1

50,578 51,276 51,385 51,487 51,487 51,555 51,555 51,732 51,732 51,734 51 50,578 50,619 51,170 51,170 51,170 51,223 50,791 (in 1,000's) ative 9,399 9,404 9,405 9,405 9,408 9,409 9,413 9,414 9,417 9,418 9,419 9,422 9,424 9,426 9,426 9,427 9,428 9,428 9,428 9,428 9,428 9,428 9,428 9,428 9,428 9,428 9,417 9,421 9,428 Mar-09 Month ₹ Feb-09 Month ₹ Month ġ Month ₽ Month Nov-08 ö Month of 00 Month Sep-08 ₽ Aug-08 Month 4 Month φ Month of Jun-08 May-08 Month of **M**anth of Apr-08 63,000 64,000 65,000 65,000 67,000 68,000 69,000 77,000 72,000 73,000 48,000 49,000 50,000 54,000 51,000 52,000 53,000 55,000 57,000 61,000 62,000 43,000 44,000 45,000 46,000 47,000 56,000 58,000 59,000 60,000 38,001 39,001 40,001 41,001 42,001 43,001 44,001 45,001 46,001 46,001 46,001 50,001 60 Usage From:

Southern Sunrise Water Company Test Year Ended March 31, 2009 5/8 Inch Residential

Meter Size:

Exhibit Schedule H-5 Page 1 Witness: Bourassa

	Cumul	ative	Gallons	(in 1,000's)	51,868	51,868	51,868	51,868	51,950	51,950	51,950	52,034	52,120	52,120	52,120	52,120	52,209	52,209	52,209	52,209	52,209	52,209	52,209	52,209	52,209	52,209	52,209	52,322	52,510	52,663	52,663	52,663	52,663	52,663
	,	Cumul-	ative	Billing	9,429	9,429	9,429	9,429	9,430	9,430	9,430	9,431	9,432	9,432	9,432	9,432	9,433	9,433	9,433	9,433	9,433	9,433	9,433	9,433	9,433	9,433	9,433	9,434	9,435	9,436	9,436	9,436	9,436	9,436
			Total	Year					-			-	-	,	ı	,	-	,	ı	,	ı	•					•	-	_	-	•	•	,	•
SSG		Month	٥ť	Mar-09	0	0	0	0	0	0	0	0	0	0	0	0	O	0	0	0	0	0	0	0	0	0	0	0	0	0				
VIINESS. DOUIASSO		Month	oţ	00-qa-	0	٥	0	0	٥	a	0	0	0	O	0	Φ	0	0	0	0	0	0	0	0	0	0	0	0	0	0				
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Southern Sunrise Water Company Test Year Ended March 31, 2009

Test Year Ended March 31, 2009 1 Inch Commercial

Meter Size:

Exhibit	Schedule H-5	Page 2	Witness: Bourass

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Southern Sunrise Water Company Test Year Ended March 31, 2009

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Southern Sunrise Water Company Test Year Ended March 31, 2009 1 Inch Commercial

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Southern Sunrise Water Company Test Year Ended March 31, 2009

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Southern Sunrise Water Company Test Year Ended March 31, 2009

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1 2 3 4	FENNEMORE CRAIG, P.C. Jay L. Shapiro (No. 014650) Patrick J. Black (No. 017141) 3003 N. Central Ave. Suite 2600 Phoenix, Arizona 85012 Attorneys for Southern Sunrise Water Company
5	
6	BEFORE THE ARIZONA CORPORATION COMMISSION
7	
8	IN THE MATTER OF THE
9	APPLICATION OF SOUTHERN SUNRISE WATER COMPANY, AN DOCKET NO: W-20454A-09
10	ARIZONA CORPORATION, FOR A DETERMINATION OF THE FAIR
11	VALUE OF ITS UTILITY PLANTS AND PROPERTY AND FOR INCREASES IN
12	ITS WATER RATES AND CHARGES FOR UTILITY SERVICE BASED
13	THEREON.
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18	DIDEOT TECTIMONY OF
19	DIRECT TESTIMONY OF
20	THOMAS J. BOURASSA
21	(COST OF CAPITAL)
22	August 31, 2009
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FENNEMORE CRAIG A Professional Corporation Phoenix

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FENNEMORE CRAIG A PROFESSIONAL CORPORATION PHOENIX

T. **INTRODUCTION** 1 Q. PLEASE STATE YOUR NAME AND ADDRESS. 2 My name is Thomas J. Bourassa. My business address is 139 W. Wood Drive, A. 3 Phoenix, Arizona 85029. 4 Q. ARE YOU THE SAME THOMAS J. BOURASSA THAT FILED DIRECT 5 TESTIMONY ON RATE BASE, INCOME STATEMENT, REVENUE 6 REQUIREMENT AND RATE DESIGN IN THIS DOCKET? 7 Yes, and all of my background information and testimony regarding my A. 8 qualifications is contained in that portion of my direct testimony. 9 10 П. SUMMARY OF TESTIMONY AND THE PROPOSED COST OF CAPITAL FOR SSWC 11 WHAT IS THE PURPOSE OF THIS PORTION OF YOUR DIRECT 12 Q. 13 **TESTIMONY?** This portion of my direct testimony will focus on cost of capital issues. I will 14 Α. testify in support of Southern Sunrise Water Company's ("SSWC") proposed rate 15 of return on its fair value rate base. I am sponsoring SSWC's D Schedules, which 16 are attached to this testimony. As noted above, I am also sponsoring direct 17 18 testimony that addresses SSWC's rate base, income statement (revenue and operating expenses), required increase in revenue, and its rate design and proposed 19 rates and charges for service. For the convenience of the Commission and the 20 21 parties, that testimony and my related schedules are being filed separately in this 22. case. HAVE YOU PREPARED ANY SCHEDULES AND ATTACHMENTS TO 23 Q. ACCOMPANY YOUR TESTIMONY? 24 Yes. I have prepared 16 schedules that support my testimony and 1 attachment. 25 Α.

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Q. PLEASE SUMMARIZE YOUR COST OF CAPITAL TESTIMONY.

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I determine SSWC's cost of equity falls in the range of 10.2 percent to 16.5 percent with the midpoint of the range at 13.3 percent. I am recommending a return on equity ("ROE") of 12.8 percent. My recommendation is based on (i) cost of equity estimates using constant growth and multi-stage growth discounted cash flow ("DCF") models and the capital asset pricing model ("CAPM") for the sample group of publicly traded utilities, (ii) my review of the economic conditions expected to prevail during the period in which new rates will be in effect, (iii) my judgment about the risks associated with small utilities like SSWC not captured by the market data for publicly traded water utilities used in my study, (iv) the financial risk associated with the level of debt in SSWC's capital structure, and (v) additional specific business and operational risks faced by SSWC Company.

Q. PLEASE SUMMARIZE THE APPROACH YOU USED TO ESTIMATE THE COST OF EQUITY FOR SSWC.

The cost of equity for SSWC cannot be estimated directly because SSWC's common stock is not publicly traded and there is no market data for SSWC. Consequently, I applied the DCF and CAPM models using data from a sample of water utilities selected from the Value Line Investment Survey. There are six water utilities in my sample: American States Water, Aqua America, California Water, Connecticut Water, Middlesex Water, and SJW Corp. As explained later in my testimony, these companies are not really comparable to SSWC, but they are water utilities for which market data are available and because the Arizona Commission's Utilities Division Staff ("Staff") has relied on data for these water utilities in a number of recent water and sewer utility rate cases.

My DCF analyses indicate ROE's in the range of 11.2 percent to 13.0 percent with a midpoint of 12.1 percent. The CAPM analysis, again using the

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same sample group, indicates that ROE's in the range of 10.1 percent to 21.0 percent is appropriate with a midpoint of 15.6 percent. Both the DCF and CAPM ranges are before consideration of company specific risks.

My ROE estimates after consideration of financial risk and small company risk is in the range of 10.2 percent to 16.5 percent with a midpoint of 13.3 percent. Given SSWC's relatively small size compared to the large publicly traded utilities used in my sample, the regulatory methods and policies used in this jurisdiction, and other firm-specific factors, it is my opinion that at the present time, a cost of equity of no less than 12.8 percent is warranted.

My recommendation of 12.8 percent balances my judgment about the degree of financial and business risk associated with an investment in SSWC as well as consideration of the current economic environment. A summary of my cost of equity analysis result is shown on Schedule D-4.1.

III. OVERVIEW OF THE RELATIONSHIP BETWEEN RISK AND THE EXPECTED RETURN ON AN INVESTMENT

Q. HOW IS THE COST OF EQUITY TYPICALLY ANALYZED?

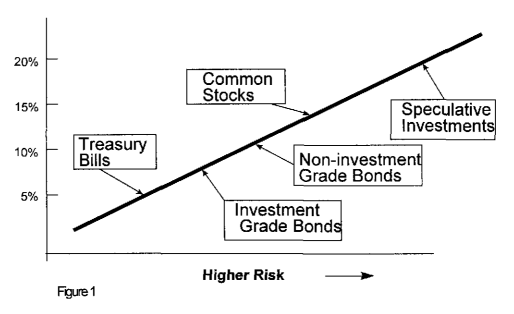
The cost of equity is the rate of return that equity investors expect to receive on their investment. Investors can choose to invest in many types of assets, not simply publicly traded stock. Each investment will have varying degrees of risk, ranging from relatively low risk assets such as Treasury securities to somewhat higher risk corporate bonds to even higher risk common stocks. As the level of risk increases, investors require higher returns on their investment. Finance models that are used to estimate the cost of equity often rely on this basic concept.

Q. CAN YOU ILLUSTRATE THE CAPITAL MARKET RISK-RETURN CONCEPT?

A. Yes. The following graph depicts the risk-return relationship that has become widely known as the Capital Market Line ("CML") ("Figure 1"). The CML illustrates in a general way the risk-return relationship.

The Capital Market Line (CML)

Expected Rate of Return



The CML can be viewed as a continuum of the available investment opportunities for investors. Investment risk increases moving upward and to the right along the CML. Again, the expected return increases with the risk.

Q. HOW DOES THE RISK-RETURN TRADE-OFF CONCEPT WORK IN THE CAPITAL MARKET?

A. As already suggested by the CML, the allocation of capital in a free market

economy is based upon the relative risk of, and expected return from, an investment. In general, investors rank investment opportunities in the order of their relative risks. Investment alternatives in which the expected return is commensurate with the perceived risk become viable investment options. If all other factors remain equal, the greater the risk, the higher the rate of return investors will require to compensate investors for the possibility of loss of either the principal amount invested or the expected annual income from such investment.

Short-term Treasury bills provide a high degree of certainty and in nominal terms (after considering inflation) are considered virtually risk free. Long-term bonds and preferred stocks, having priority claims to assets and fixed income payments, are relatively low risk, but are not risk free. The market values of long-term bonds often fluctuate when government policies or other factors cause interest rates to change. Common stocks are higher and to the right on the CML continuum because they are exposed to more risk. Common stock risk includes the nature of the underlying business and financial strength of the issuing corporation as well as market-wide factors, such as general changes in capital costs.

The capital markets reflect investor expectations and requirements each day through market prices. Prices for stocks and bonds change to reflect investor expectations and the relative attractiveness of one investment versus another. While the example provided above seems straightforward, returns on common stocks are not directly observable in advance, in contrast to debt or preferred stocks with fixed payment terms. This means that these returns must be estimated from market data. Estimating the cost of equity capital is a matter of informed judgment about the relative risk of the company in question and the expected rate of return characteristics of other alternative investments.

Q. HOW IS THE COST OF EQUITY FOR A PARTICULAR UTILITY DETERMINED?

- A. The estimation of a utility's cost of equity is complex. It requires an analysis of the factors influencing the cost of various types of capital, such as interest on long-term debt, dividends on preferred stock, and earnings on common equity. The data for such an analysis comes from highly competitive capital markets, where the firm raises funds by issuing common stock, selling bonds, and by borrowing (both long-and short-term) from banks and other financial institutions. In the capital markets, the cost of capital, whether the capital is in the form of debt or equity, is determined by two important factors:
 - 1) The pure or real rate of interest, often called the risk-free rate of interest; and,
 - The uncertainty or risk premium (the compensation the investor requires over and above the real or pure rate of interest for subjecting his capital to additional risk).

Q. PLEASE DISCUSS THESE FACTORS IN GREATER DETAIL.

A. The pure rate of interest essentially reflects both the time preference for and the productivity of capital. From the standpoint of the individual, it is the rate of interest required to induce the individual to forgo present consumption and offer the funds thus saved to others for a specified length of time. Moreover, the pure rate of interest concept is based on the assumption that no uncertainty affects the investment undertaken by the individual, i.e., there is no doubt that the periodic interest payments will be made and the principal returned at the end of the time period. In reality, investments without risk do not exist. Every commitment of funds involves some degree of uncertainty.

Turning to the second factor affecting the cost of capital, it is generally

accepted that the higher the degree of uncertainty, the higher the cost of capital. Investors are regarded as risk adverse and require that the rate of return increase as the risk (uncertainty) associated with an investment increase.

Q. CAN YOU PROVIDE SOME PERSPECTIVE ON YOUR PREVIOUS DISCUSSION WITH RESPECT TO RETURNS ON COMMON STOCKS?

- A. Yes. Conceptually,
 - [1] Required Return for Common Stocks = Return on a risk-free asset + Risk Premium

where the risk premium investors require for common stocks will be higher than the risk premium they require for investment grade bonds. This relationship is depicted in Figure 1 above. As I will discuss later in this testimony, this concept is the basis of risk premium methods, such as the CAPM, that are used to estimate the cost of equity.

Q. WHAT HAS BEEN THE RECENT EXPERIENCE IN THE U.S. CAPITAL MARKETS?

A. In the past 10 years, inflation and capital market costs have generally declined. Interest rates have been lower than in previous decades. Past inflation, as measured by the Consumer Price Index, has been at relatively low levels in the past 10 years.

The roughly 6 year span of economic expansion after the 2001 recession began to wane in 2007. Year-over-year Gross Domestic Product ("GDP") growth¹ for 2005, 2006, and 2007 was 3.6 percent, 3.1 percent, and 2.7 percent, respectively. GDP growth was, in part, spurred on by low interest rates during this period. The Federal Reserve, having lowered the target Federal Funds rate to 1.0

¹ GDP percentage change based on current dollars (1930-2008).

percent by the end of 2003, began raising interest rates in 2004 to help keep the economy from overheating and to help keep inflation in check. By mid-2006, the Federal Reserve had raised the target Federal Funds rate to 5.25 percent.

The economic expansion was broad, taking in the major consumer and industrial sectors for much of its span. However, economic expansion also brought excesses, particularly in the areas of housing, lending practices, and the financial markets.

Economic growth slowed in 2007. For 2007, the year-over-year GDP growth had dropped to 2.1 percent with the last quarter of 2007 at a negative 0.2 percent. The slow economic growth combined with the excesses during the economic expansion of the previous 6 years created turmoil in the credit, financial, and housing markets.

In order to address the weakening economy, the Federal Reserve, starting in September 2007, took a series of rate cut actions (525 basis points). The reductions in interest rates by the Federal Open Market Committee ("FOMC") were taken in order to promote economic growth and to mitigate risks to economic activity. The target Federal Funds rate stands at zero to .25 percent.

GDP growth for the four quarters of 2008 was 0.9 percent, 2.8 percent, negative 0.5 percent, and negative 6.3 percent, respectively. Year-over-year GDP growth for 2008 was 0.4 percent. GDP growth for the first quarter of 2009 was negative 5.5 percent and the estimate for the second quarter is a negative 1.3 percent. The recent recession was deep, costing millions of job losses across a number of industries. However, many economists are growing more optimistic about the pace of economic growth later this year. According to the Value Line Investment Survey (August 28, 2009), the recession seems to have run its course. The Blue Chip Financial Forecast ("Blue Chip") consensus forecasts (August 1,

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2009) of real GDP growth for the third and fourth quarter of 2009 are expected to be a 0.9 percent and 1.4 percent, respectively. While economic growth is expected to improve in the second half of 2009, recovery is expected to be slow as there are risks to the U.S. economy from still overly leveraged households, a banking system still saddled with toxic assets, ballooning federal deficits, the failure of the housing market to stabilize in the year ahead, and continued weakness in business and consumer spending.

Q. WHAT ABOUT THE STATUS OF THE CREDIT MARKETS?

Federal Reserve Chairman Ben Bernanke noted in Congressional testimony late last year that financial markets were under considerable stress and that broader retrenchment in the willingness of investors to bear risk, troubles in the credit markets and a weaker outlook of economic growth have added to the stresses on economic growth. After the Federal Reserve lowered the target federal funds rate to zero to 25 basis points in late 2008, the three month Treasury bill yields dropped to near zero, and yields on the two, five, ten and thirty year yield treasuries fell to the lowest levels since the Treasury began regular sales of the securities. More recently, however, yields on longer dated Treasury yields have risen to levels that are 60-130 basis points over their December 2008 levels. Some analysts attribute the run up in yields to rising jitters among investors about the tidal wave of Federal debt issued earlier this year and to the expected debt to be issued to fund the massive \$800 billion "stimulus" package recently enacted by Congress and signed by the President and to the expected additional billions of dollars above the already authorized \$750 billion Trouble Asset Repurchase Program ("TARP") passed last year to address the weaknesses in the credit markets.

Arguably, the recent turmoil in the credit markets, the ballooning federal deficits, and weakness in business and consumer spending will continue to have a

significant drag on the economy. The current capital markets reflect the uncertainty and relatively low confidence of investors in the financial markets, in the future prospects of strong economic growth, and concerns over higher inflation over the next several years. Naturally, despite relatively low U.S. Treasury yields over the past several years, the premiums required for investors to hold and buy securities is much higher than in the recent past due to this uncertainty.

Q. IS THERE A RELATIONSHIP BETWEEN THE COST OF EQUITY AND INTEREST RATES?

A. Yes. All things being equal, the cost of equity moves in the same direction as interest rates. Lower interest rates on U.S. Treasuries ("risk-free" rate) imply lower equity returns and visa versa. However, as indicated by Equation 1 above, the risk premium required to compensate investors also impacts the cost of equity. Higher risk premiums required by investors imply higher equity costs and visa versa. Risk premiums are impacted by uncertainty in future interest rates, business and economic conditions, expected inflation, and other risk factors including interest rate risk, business risk, regulatory risk, financial risk, construction risk, and liquidity risk.

The flight to quality and low risk investments as the stock market began to tumble last year drove treasury yields to very low levels. But, as noted earlier, the federal government has and is expected to significantly increase its borrowing in order to "stimulate" the economy and address systemic problems in the credit markets. This in turn, has resulted in increasing yields on Treasuries as investors get jittery about the risks of the massive debt load the federal government is taking on.

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Q. IS SSWC AFFECTED BY THESE SAME MARKET UNCERTAINTIES AND CONCERNS?

Yes, in general, all investors are impacted by bad economic news, and SSWC's investors are not immune to uncertainty. In the current economic environment, even large publicly traded companies felt the impact. Investment grade bond (Baa) yields rose to over 9 percent towards the end of last year and have remained relatively high. Currently investment grade bond yields are 6.5 percent (August 21, 2009). Utilities are not immune to the higher capital costs of the current economic environment either. The average beta (a measurement of market risk) for the water utility sample companies has risen significantly over the past couple of years.

As discussed above, capital costs have risen significantly over the past year or so. And, smaller utilities like SSWC generally feel the impact worse because they are small, with a small customer base and an inability to attract capital.

Q. WHAT ARE THE RECENT DEVELOPMENTS IN THE WATER UTILITY INDUSTRY AFFECTING UTILITY INVESTMENTS AND THE MARKET?

On the whole, the water utility industry is expected to continue to confront increasing infrastructure demand. According to the *Value Line Investment Survey*, many utilities have facilities that are decades old and in need of significant maintenance and, in some cases, massive renovation and replacement. In addition, the U.S. E.P.A. and state and local regulators continue to impose more stringent environmental quality and operational standards, such as new maximum contaminant levels for public drinking water systems. Additional operational requirements have also been imposed to address the threat of bio-terrorism on U.S. water systems. As infrastructure costs continue to climb, many smaller companies are at a serious disadvantage. Without sufficient resources to fund improvements

to meet new and more stringent requirements, many smaller companies are being forced to sell to larger utilities, which have greater operational flexibility and resources, as well as access to capital.

Q. WOULD YOU PLEASE DISCUSS IN MORE DETAIL THE IMPACT OF RISK ON CAPITAL COSTS?

A. With reference to specific utilities, risk is often discussed as consisting of two separate types of risk: business risk and financial risk.

Business risk, the basic risk associated with any business undertaking, is the uncertainty associated with the enterprise's day-to-day operations. In essence, it is a function of the normal day-to-day business environment, both locally and Business risks include the condition of the economy and capital markets, the state of labor markets, regional stability, government regulation, technological obsolescence, and other similar factors that may impact demand for the business product and its cost of production. For utilities, business risk also includes the volatility of revenues due to abnormal weather conditions, degree of operational leverage, regulation, and regulatory climate. Regulation, for example, can compound the business risk if it is unpredictable in reacting to cost increases both in terms of the time lag and magnitude. Regulatory lag makes it difficult to earn a reasonable return particularly in an inflationary environment and/or when there is significant lag between the timing of investment in capital projects and its recognition in rates. Put simply, the greater the degree of uncertainty regarding the various factors affecting a company's business, the greater the risk of an investment in a company and the greater the compensation required by the investor.

Financial risk, on the other hand, concerns the distribution of business risk to the various capital investors in the utility. As I discussed earlier, permanent

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capital is normally divided into three categories: long-term debt, preferred stock, and common equity. Because common equity owners have only a residual claim on earnings after debt and preferred stockholders are paid, financial risk tends to be concentrated in that element of the firm's capital. Thus, a decision by management to raise additional capital by issuing additional debt concentrates even more of the financial risk of the utility in the common equity owners.

An important component of financial risk is construction risk. Construction risk refers to the magnitude of a company's capital budget. If a company has a large construction budget relative to internally generated cash flows it will require external financing. It is important that companies have access to capital funds on reasonable terms and conditions. Utilities are more susceptible to construction risk for two reasons. First, utilities generally have high capital requirements to build plant to serve customers. Second, utilities have a mandated obligation to serve, leaving less flexibility both in the timing and discretion of scheduling capital projects. This is compounded by the limited ability to wait for more favorable market conditions to raise the capital necessary to fund the capital projects.

Although often discussed separately, the two types of risks (business and financial) are interrelated. Specifically, a common equity investor may seek to offset exposure to high financial risk by investing in a firm perceived to have a low degree of business risk. In other words, the total risk to an investor would be high if the enterprise was characterized as a high business risk with a large portion of its permanent capital financed with senior debt. To attract capital under these circumstances, the firm would have to offer higher rates of return to its common equity investors.

IV. THE MEANING OF "JUST AND REASONABLE" RATE OF RETURN

Q. HAVE THE COURTS SET FORTH ANY CRITERIA THAT GOVERN THE RATE OF RETURN THAT A UTILITY'S RATES SHOULD PRODUCE?

A. Yes. In 1923, the U.S. Supreme Court set forth the following criteria for determining whether a rate of return is reasonable in *Bluefield Water Works and Improvement Co. v. Public Service Commission of West Virginia*, 262 U.S. 679, 692-93 (1923):

A public utility is entitled to such rates as will permit it to earn a return on the value of the property which it employs for the convenience of the public equal to that generally being made at the same time and in the same general part of the country on investments on other business undertaking which are attended by corresponding risks and uncertainties The return should be reasonably sufficient to assure confidence in the financial soundness of the utility and should be adequate, under efficient and economical management to maintain and support its credit and enable it to raise money necessary for the proper discharge of its public duties. A rate of return may be reasonable at one time and become too high or too low by changes affecting opportunities for investment, the money market, and business conditions generally.

In summary, under Bluefield Water Works:

- (1) The rate of return should be similar to the return in businesses with similar or comparable risks;
- (2) The return should be sufficient to ensure the confidence in the financial integrity of the utility; and
- (3) The return should be sufficient to maintain and support the utility's credit.

Q. HAVE THESE CRITERIA BEEN APPLIED IN REGULATORY PROCEEDINGS?

A. Yes, but the application of the "reasonableness" criteria laid down by the U.S. Supreme Court has resulted in controversy. The typical method of computing the overall cost of capital is quite straightforward: it is the composite, weighted cost of

the various classes of capital (debt, preferred stock, and common equity), used by the utility. The weighting is done by calculating the proportion that each class of capital bears to total capital. However, there is no consensus regarding the best method of estimating the cost of equity capital. The increasing regulatory emphasis on objectivity in determining the rate of return has resulted in a proliferation of market-based finance models that are used in equity return determination. As will be discussed more fully below, however, none of these models are universally accepted as the "correct" means of estimating the ROE.

V. THE ESTIMATED COST OF EQUITY FOR SSWC

A. The Publicly Traded Utilities That Comprise the Sample Group Used to Estimate SSWC's Cost of Equity.

Q. PLEASE BRIEFLY DESCRIBE THE APPROACH YOU FOLLOWED IN YOUR COST OF CAPITAL ANALYSIS FOR SSWC.

A. As I have stated, estimating the cost of equity is a matter of informed judgment. The development of an appropriate rate of return for a regulated enterprise involves a determination of the level of risk associated with that enterprise and the determination of an appropriate return for that risk level. Practitioners employ various techniques that provide a link to actual capital market data and assist in defining the various relationships that underlie the equity cost estimation process.

Since SSWC is not publicly traded, the information required to directly estimate SSWC's cost of equity is not available. Accordingly, I used a sample group of water utilities as a starting point to develop an appropriate cost of equity for SSWC. There are six water utilities included in the sample group: American States Water, Aqua America, California Water, Connecticut Water, Middlesex Water, and SJW Corp. All these companies are followed by the *Value Line Investment Survey*.

Q. ARE THE WATER UTILITIES IN YOUR SAMPLE DIRECTLY COMPARABLE TO SSWC?

- No, but they are utilities for which market data is available. All of them are regulated, they primarily provide water service, although some provide both water and wastewater services, and their primary source of revenues is from regulated services. Therefore, they provide a useful starting point for developing a cost of equity for SSWC. I emphasized "starting point" because SSWC is not publicly traded. Additionally, there is no market data available for smaller utilities, like SSWC, that can be used to develop cost of equity estimates.
- Q. DOES THE MARKET DATA PROVIDED BY THE WATER UTILITY SAMPLE CAPTURE ALL OF THE MARKET RISKS THAT SSWC MIGHT FACE IF IT WERE PUBLICLY TRADED?
- A. In my opinion, no. As I stated, there is no comparable market data for utility companies the size of SSWC. The average revenue of the water utility sample companies is over 665 times that of SSWC, and the average net plant of the water utility sample companies is over 544 times that of SSWC. Even the smallest company in the sample group, Connecticut Water, has over 153 times the net plant of SSWC, and over 150 times the revenues.

Q. PLEASE PROVIDE A GENERAL DESCRIPTION OF THE WATER UTILITIES IN YOUR SAMPLE.

- A. Schedule D-4.2 lists the operating revenues and net plant for the six water utilities as reported by AUS Utility Reports (formerly C.A. Turner Utility Reports) and SSWC. In addition, below is a general description of each of the companies:
 - (1) <u>American States Water (AWR)</u> primarily serves the California market through Golden State Water Company, which provides water services to over 254,000 customers within 75 communities in 10

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counties in the State of California, primarily in Los Angeles, San Bernardino, and Orange counties. It has one subsidiary serving the Arizona market with approximately 13,000 customers in Fountain Hills and Scottsdale. AWR also owns an electric utility service provider with over 23,000 customers, but approximately 91 percent of its revenues were derived from commercial and residential water customers. Revenues for American States were \$318.7 million in 2008 and net plant nearly \$724 million at the end of 2008.

- (2) Aqua America (WTR) owns regulated utilities in Pennsylvania, Ohio, North Carolina, Illinois, Texas, New Jersey, Florida, Indiana, Virginia, Maine, Missouri, New York, and South Carolina, serving over 945,000 customers at the end of 2008. WTR's utility base is diversified among residential water, commercial water, fire protection, industrial water, other water, and wastewater customers. Total revenues for WTR were nearly \$627 million in 2008 and net plant was nearly \$2.58 billion at the end of 2008.
- California Water Service Group (CWT) owns subsidiaries in California, New Mexico, Washington, and Hawaii serving over 180,000 customers. The California operations account for over 95 percent of customers and over 96 percent of operating revenues. Revenues for CWT were over \$410 million in 2008 and net plant nearly \$1 billion at the end of 2008.
- (4) <u>Connecticut Water Services (CTWS)</u> owns subsidiaries in Connecticut and Massachusetts serving over 87,000 customers. Revenues for CTWS were over \$61 million in 2008 and net plant over \$250 million at the end of 2008.

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(5) Middlesex Water (MSEX) owns subsidiaries in New Jersey and Delaware serving over 105,000 customers and provides water service under contract to municipalities in central New Jersey to a population of over 267,000. Revenues for MSEX were over \$91 million in 2008 and net plant was over \$312 million at the end of 2008.

(6) SJW Corp. (SJW) owns San Jose Water, which provides water service in a 138 square mile area in San Jose, California, and surrounding communities. Revenues for SJW were over \$220 million in 2008 and net plant was over \$492 million at the end of 2008.

Q. HOW DOES SSWC COMPARE TO THE SAMPLE WATER UTILITIES?

A. It is smaller. At the end of the test year, SSWC had approximately 795 customers. Its revenues totaled approximately \$445,000, and its net plant-in-service was approximately \$1.7 million. SSWC is located in Cochise County and has a relatively small service territory compared to the sample water companies.

Q. ARE THERE OTHER FACTORS FOR SMALLER UTILITIES, LIKE SSWC, WHICH INCREASE RISK?

A. Yes. Because smaller utilities like SSWC are not publicly traded they have less financial flexibility, which in turn increases risk. SSWC does not have access to the public equity markets and this lack of financial flexibility increases risk because it has no choice but to rely on retained earnings, short-term debt, and privately placed bonds to provide capital for plant improvements and additions necessary to ensure safe and reliable water service to its customers. Further, SSWC does not have a market to issue common stock to the public to raise capital.

Water utilities are capital intensive and typically have large construction budgets. SSWC's construction budget for the next three years is over \$450,000.

As discussed on page 13 of my testimony, firms with large capital budgets face construction risk (a form of financial risk). The size of a utility's capital budget relative to the size of the utility itself often increases construction risk. Larger utilities may be able to fund large capital budgets from earnings and short-term borrowings. For smaller utilities like SSWC, the ability to fund relatively large capital budgets from earnings and short-term debt is difficult to obtain, requiring that additional capital be raised. However, the ability to raise additional capital is in and of itself challenging and compounded by a limited ability to access capital, an obligation to serve, and a limited ability to wait for more favorable market conditions to raise the capital necessary to fund necessary capital projects.

Q. WHAT OTHER RISK FACTORS DISTINGUISH SSWC FROM THE LARGER SAMPLE WATER UTILITIES?

A. There are a number of state specific factors that increase the risk to Arizona's private water and wastewater utilities.

First, the regulatory environment in which SSWC operates is much different than that of the sample water utilities. Arizona's private water and wastewater utilities face legal constraints that limit their ability to obtain rate relief outside of a general rate case in which the "fair value" of the utility's property is determined and used to set rates. The Arizona Constitution, as interpreted in court decisions, limits the ability of Arizona utilities to utilize adjustment mechanisms, advice letter filings and other streamlined procedures to obtain recovery of costs outside a general rate case, in contrast to many other jurisdictions.

Second, the Commission requires the use of an historic test year with limitations on the amount of out-of-period adjustments. This process creates another state-specific factor that increases risk and thus required ROEs for utilities in Arizona. In fact, three out of the six sample water companies operate primarily

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in California – American States, California Water and SJW Corp. California uses future test years to help better match plant investment and revenues and expenses going forward - the period in which rates will be in effect. California also allows the use of balancing accounts on major operating expenses like purchased power and purchased water to help utilities recover expenses that are beyond their control. A fourth utility in the sample group, Aqua America, has regulatory mechanisms available to it to help reduce risk. In six states in which Aqua America operates water utilities, and two states in which Aqua America operates wastewater utilities, regulatory bodies permit it to add a surcharge to water or wastewater bills to offset the additional depreciation and capital costs associated with certain capital expenditures related to replacing and rehabilitating infrastructure systems. Aqua America also operates in jurisdictions in which it may bill utility customers in accordance with a rate filing that is pending before the respective regulatory commission as well as jurisdictions that authorize the use of expense deferrals and amortization in order to provide for an impact on its operating income by an amount that approximates the requested amount in a rate request. In addition, certain states in which Aqua America operates use a surcharge or credit on bills to reflect changes in certain costs, such as changes in state tax rates, other taxes and purchased water, until such time as the costs are incorporated into base rates.

Q. IT DOESN'T APPEAR THAT SSWC IS ACTUALLY COMPARABLE TO THE SAMPLE WATER UTILITIES.

A. It really is not, for the reasons I have stated. Constraints on the rate making process in Arizona make it difficult to obtain approval of rates that allow Arizona's private water and wastewater utilities to recover the costs of service they will actually incur during the period when new rates are put in place, which can be several years beyond the test year. Risks are higher for SSWC, and the required

return on equity should be above the level required by water utilities that operate in states that do not have such limitations imposed, either by law or by agency policy, on the rate-setting system. Unfortunately, as I testified, the approaches commonly used to estimate a utility's cost of equity require market data, which is not available for smaller companies and utilities operating exclusively in Arizona, like SSWC. As a result, much larger, public companies must be used as <u>proxies</u>.

But the emphasis on proxy is very important. The criteria established by the Supreme Court in decisions such as *Bluefield Water Works* require the use of comparable companies, i.e., companies that would be viewed by investors as having similar risks. A rational investor would not regard SSWC as having the same level of risk as Aqua America or even Connecticut Water. Consequently, the results produced by the DCF and CAPM methodologies, utilizing data for the sample utilities, often understates the appropriate return on equity for a regulated water utility provider.

- Q. YOU PREVIOUSLY DISCUSSED FINANCIAL RISK, WHICH IS RELATED TO A FIRM'S CAPITAL STRUCTURE. HOW DO THE CAPITAL STRUCTURES OF THE SAMPLE WATER UTILITIES COMPARE TO SSWC?
- A. Schedule D-4.3 shows that the capital structure of SSWC on March 31, 2009 contains 0 percent debt and 100 percent equity, compared to the average of the water utility sample of 46.9 percent debt and 53.1 percent equity.
- Q. IS THERE A RELATIONSHIP BETWEEN A UTILITY'S CAPITAL STRUCTURE AND ITS COST OF CAPITAL?
- A. Yes. Generally, when a firm engages in debt financing, it exposes itself to greater risk. Once debt becomes significant relative to the total capital structure, the risk increases in a geometric fashion compared to the linear percentage increase in the

debt ratio itself. This risk is illustrated by considering the effect of leverage on net earnings. For example, as leverage increases, the equity ratio falls. This creates two adverse effects on the investor. First, equity earnings decline rapidly and may even disappear. Second, the "cushion" of equity protection for debt falls. A decline in the protection afforded debt holders, or the possibility of a serious decline in debt protection, will act to increase the cost of debt financing. Therefore, one may conclude that each new financing, whether through debt or equity, impacts the marginal cost of future financing by any alternative method. For a firm already perceived as being over-leveraged, this additional borrowing would cause the marginal cost of both equity and debt to increase. On the other hand, if the same firm instead employed equity funding, this could actually reduce the real marginal cost of additional borrowing, even if the particular equity issuance occurred at a higher unit cost than an equivalent amount of debt.

Having less debt in its capital structure implies that SSWC has less financial risk than the water utility sample, which may offset the other factors that make SSWC more risky than the sample group. However, smaller utilities cannot support the same level of debt as larger utilities and smaller utilities tend to have less debt in their capital structures as a result. Smaller utilities face higher business and operational risk as compared to larger utilities which magnify the financial risk of higher debt levels in their capital structures.

B. Overview of the DCF and CAPM Methodologies

- Q. PLEASE EXPLAIN THE GENERAL APPROACHES TO ESTIMATING THE COST OF CAPITAL.
- A. There two broad approaches:
 - identify comparable-risk sample companies and estimate the cost of capital directly, and,

2) find the location of the CML and estimate the relative risk of the company that jointly determines the cost of capital.

The DCF model is an example of a method falling into the first general approach. It is a direct method, but uses only a subset of the total capital market evidence. The DCF model rests on the premise that the fundamental value of an asset (stock) is its ability to generate future cash flows to the owner of that asset (stock). I will explain the DCF model in more detail later. For now, the DCF is simply the sum of a stock's expected dividend yield and the expected long-term growth rate. Dividend yields are readily available, but long-term growth estimates are more difficult to obtain.

The CAPM is an example of a method falling into the second general approach. It uses information on all securities rather than a small subset. I will explain the CAPM in more detail later. For now, the CAPM is a risk-return relationship, often depicted graphically as the CML. The CAPM is the sum of a risk-free return and a risk premium.

Each of these two methods has its own way of measuring investor expectations. In the final analysis, ROE estimates are subjective and should be based on sound, informed judgment rationally articulated and supported by competent evidence. I have applied several versions of the DCF, and two versions of the CAPM to "bracket" the fair cost of equity capital for SSWC, but without taking into account the additional risks that SSWC possesses.

C. Explanation of the DCF Model and Its Inputs

- Q. PLEASE EXPLAIN THE DCF METHOD OF ESTIMATING THE COST OF EQUITY.
- A. The DCF model is based on the concept that the current price of a share of stock is equal to the present value of future cash flows from the purchase of the stock. In

other words, the DCF model is an attempt to replicate the market valuation process that sets the price investors are willing to pay for a share of a company's stock. It rests on the assumption that investors rely on the expected returns (i.e., cash flow they expect to receive) to set the price of a security. The DCF model in its most general form is:

[2]
$$P_0 = CF_1/(1+k) + CF_2/(1+k)^2 + \dots + CF_n/(1+k)^n$$

where k is the cost of equity; n is a very large number; P_0 is the current stock price; and, CF_1 , CF_2 ,... CF_n are all the expected future cash flows expected to be received in periods 1, 2, ... n.

Equation (2) can be written to show that the current price (P_0) is also equal to

[3]
$$P_0 = CF_1/(1+k) + CF_2/(1+k)^2 + ... + P_t/(1+k)^t$$

where P_t is the price expected to be received at the end of the period t. If the future price (P_t) included a premium (an expected increase in the stock price or capital gain), the price the investor would pay today in anticipation of receiving that premium would increase. In other words, by estimating the cash flows from the purchase of a stock in the form of dividends and capital gains, we can calculate the investor's required rate of return, i.e., the rate of return an investor presumptively used in bidding the current price to the stock (P_0) to its current level.

Equation [3] is a Market Price version of the DCF model. As with the general form of the DCF model in equation [2], in the Market Price approach the current stock price (P_0) is the present value of the expected cash inflows. The cash flows are comprised of dividends and the final selling price of the stock. The estimated cost of equity (k) is the rate of return investors expect if they bought the stock at today's price, held the stock and received dividends through the transition period, and then sold it for price (P_t) .

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Q. CAN YOU PROVIDE AN EXAMPLE TO ILLUSTRATE THE MARKET PRICE VERSION OF THE DCF MODEL?

- Yes. Assume an investor buys a share of common stock for \$40. If the expected dividend during the coming year is \$2.00, then the expected dividend yield is 5 percent (\$2.00/\$40 = 5.0 percent). If the stock price is also expected to increase to \$43.00 after one year, this \$3.00 expected gain adds an additional 7.5 percent to the expected total rate of return (\$3.00/\$40 = 7.5 percent). Thus, the investor buying the stock at \$40 per share, expects a total return of 12.5 percent (5 percent dividend yield plus 7.5 percent price appreciation). The total return of 12.5 percent is the appropriate measure of the cost of capital because this is the rate of return that caused the investor to commit \$40 of his capital by purchasing the stock.
- Q. PLEASE CONTINUE WITH YOUR DESCRIPTION OF THE DCF MODEL.
- A. Under the assumption that future cash flows are expected to grow at a constant rate ("g"), equation [2] can be solved for k and rearranged into the simple form:

[4]
$$k = CF_1/P_0 + g$$

where CF_1/P_0 is the expected dividend yield and g is the expected long term dividend (price) growth rate ("g"). The expected dividend yield is computed as the ratio of next period's expected dividend (" CF_1 ") divided by the current stock price (" P_0 "). This form of the DCF model is known as the constant growth DCF model and recognizes that investors expect to receive a portion of their total return in the form of current dividends and the remainder through future dividends and capital (price) appreciation. A key assumption of this form of the model is that investors expect that same rate of return (k) every year and that market price grows at the same rate as dividends. This has not been historically true for the water utility

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sample, as shown by the data in Schedule D-4.4 and Schedule D.4.5. As a result, estimates of long-term growth rates (g) should take this into account.

Q. ARE THERE ANY GENERAL CONCERNS ABOUT APPLYING THE DCF MODEL TO UTILITY STOCKS?

There are a number of reasons why caution must be used when applying the DCF model to utility stocks. First, the stock price and dividend yield component may be unduly influenced by structural changes in the industry, such as mergers and acquisitions, which influence investor expectations. Second, the DCF model is based on a number of assumptions which may not be realistic given the current capital market environment. The traditional DCF model assumes that the stock price, book value, dividends, and earnings all grow at the same rate. This has not been historically true for the sample water utility companies. Third, the application of the DCF model produces estimates of the cost of equity that are consistent with investor expectations only when the market price of a stock and the stock's book value are approximately the same. The DCF model will understate the cost of equity when the market-to-book ratio exceeds 1.0 and conversely will overstate the cost of equity when the market-to-book ratio is less than 1.0. The reason for this is that the market-derived return produced by the DCF is often applied to book value rate base by regulators. Fourth, the assumption of a constant growth rate may be unrealistic, and there may be difficulty in finding an adequate proxy for the growth rate. Historical growth rates can be downward based as a result of the impact of anemic historical growth rates in earnings, mergers and acquisitions, restructuring, unfavorable regulatory decisions, and even abnormal weather patterns. Further, by placing too much emphasis on the past, the estimation of future growth becomes circular.

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Q. LET'S TURN TO THE SPECIFIC INPUTS USED IN YOUR DCF MODELS. WHAT DATA HAVE YOU USED TO COMPUTE THE EXPECTED DIVIDEND YIELD (CF_1/P_0) IN YOUR MODELS?

First, I computed a current dividend yield (CF_0/P_0) . The expected dividend yield (CF_1/P_0) is the current dividend yield (CF_0/P_0) times one plus the growth rate (g). I used the spot price for each of the stocks of the water utilities in the sample group as reported by the Value Line Investment Analyzer for August 21, 2009 for P_0 . The current dividend (CF_0) is the dividend for the next year as reported by Value Line. In my schedules, the current dividend yield is denoted as (D_0/P_0) , where D_0 is the current dividend and P_0 is the spot stock price. (D_1/P_0) is used to denote the expected dividend yield in the schedules.

Q. WHAT MEASURES OF GROWTH ("g") HAVE YOU USED?

A. For my primary DCF growth estimate, I have used analyst growth forecasts, where available, from four different, widely-followed sources: Zack's Investment Research, Morningstar, Yahoo Finance², and Value Line Investment Survey. Schedule D-4.6 reflects the analyst estimates of growth. The currently available estimates from these four sources provide at least two estimates for each of the sample water utility companies. When there is no estimate of forward-looking growth for a utility in the water utilities sample, I have assumed investors expect the growth for that utility to equal the average of growth rates for the other water utilities in the sample.

Q. WHY DID YOU USE FORECASTED GROWTH RATES AS YOUR PRIMARY ESTIMATE OF GROWTH?

A. The DCF model requires estimates of growth that investors expect in the future and

² Yahoo Finance analyst estimates provided by Thompson Financial.

not past estimates of growth that have already occurred. Accordingly, I use as a primary estimate of growth analysts' forecasts of growth. Logically, in estimating future growth, financial institutions and analysts have taken into account all relevant historical information on a company as well as other more recent information.³ To the extent that past results provide useful indications of future growth prospects, analysts' forecasts would already incorporate that information. In addition, a stock's current price reflects known historic information on that company, including its past earnings history. Any further recognition of the past will double count what has already occurred. Therefore, forward-looking growth rates should be used.

Q. WHAT OTHER ESTIMATES OF GROWTH DID YOU USE?

A. I used the 5-year historical average growth rates in the stock price, book value per share ("BVPS"), earnings per share ("EPS") and dividends per share ("DPS") along with the average of analyst expectations. Using the historical average of price, BVPS, EPS, and EPS growth is reasonable because investors know that, in equilibrium, common stock prices, BVPS, EPS and DPS will all grow at the same rate and would take information about changes in stock prices and growth in BVPS into account when they price utilities' stocks. As I stated earlier, a basic assumption of the DCF model is that the stock price, BVPS, EPS and DPS all grow at the same rate. While I believe this growth rate gives further recognition to the past that is already incorporated into analyst estimates of growth, I have been

David A. Gordon, Myron J. Gordon and Lawrence I Gould, "Choice Among Methods of Estimating Share Yield," *Journal of Portfolio Management* (Spring 1989) 50-55. Gordon, Gordon and Gould found that a consensus of analysts' forecasts of earnings per share growth for the next five years provides a more accurate estimate of growth required in the DCF model than three different historical measures of growth (historical EPS, historical DPS, and historical retention growth). They explain that this result makes sense because analysts would take into account such past growth as indicators of future growth as well as any new information.

FENNEMORE CRAIG

⁴ Morningstar, Ibbotson SBBI 2009 Valuation Yearbook.

criticized by Staff in the past for not giving direct consideration to past growth rates in my estimate of growth.

Q. WHAT OTHER CONCERNS DO YOU HAVE ON THE USE OF HISTORICAL DPS GROWTH IN YOUR DCF ESTIMATE OF GROWTH?

Although I have used historical DPS growth in my estimate, I believe the use of historical DPS growth depresses the growth rate. Attachment 1 shows the constant growth DCF results using historical DPS growth. The result is 6.9 percent. While this is above the current cost of investment grade bonds at 6.5 percent, four of the six indicated cost of equity estimates are well below the cost of investment grade bonds. It is important to keep in mind that there is a great deal of empirical evidence demonstrating that, on average, stocks are riskier than bonds and achieve higher returns. Morningstar, for example, annually publishes its comprehensive study of historical returns on stocks and bonds.⁴

Putting aside the potential distortions to the result produced by the DCF model caused by structural changes to the industry and abnormal weather conditions, it does not make sense to employ growth rates that result in indicated equity returns less than the cost of debt, especially when those results fly in the face of a large body of empirical evidence. Investors would not bid up the price of a utility stock if the expected return is equivalent to returns on bonds and other debt investments. As the CML depicted previously illustrates, common stocks are higher and to the right of investment grade bonds on the CML continuum because they are riskier investments. Again, the empirical evidence supports this conclusion. The results using historical DPS growth are unreasonable.

Q. WHY DID YOU NOT USE ANALYST ESTIMATES OF DPS GROWTH?

A. Primarily because only one source provides dividend growth estimates (*Value Line*). Further, *Value Line* only provides estimates for three of the six companies in my proxy group. The lack of analyst DPS estimates makes these estimates very poor proxies for growth.

D. Explanation of the CAPM and Its Inputs

Q. PLEASE EXPLAIN THE CAPM METHODOLOGY FOR ESTIMATING THE COST OF EQUITY.

A. As I already indicated, the CAPM is a type of risk premium methodology that is often depicted graphically in a form identical to the CML. Put simply, the CAPM formula is the sum of a risk-free rate plus a risk premium. It quantifies the additional return required by investors for bearing incremental risk. The risk-free rate is the reward for postponing consumption by investing in the market. The risk premium is the additional return compensation for assuming risk.

The CAPM formula provides a formal risk-return relationship premised on the idea that only market risk matters, as measure by beta. The CAPM formula is:

$$(7) k = R_f + \beta(R_m - R_f)$$

where k is the expected return, R_f is the risk-free rate, R_m is the market return, $(R_f R_m)$ is the market risk premium, and β is beta.

The difficulty with the CAPM is that it is a prospective or forward-looking model, while most of the capital market data required to match the input variables above is historical.

Q. WHAT IS THE RISK-FREE RATE?

A. It is the return on an investment with no risk. The U.S. Treasury rate serves as the basis for the risk-free rate because the yields are directly observable in the market and are backed by the U.S. government. Practically speaking, short-term rates are

volatile, fluctuate widely and are subject to more random disturbances than long-term rates. In short, long-term Treasury rates are preferred for these reasons and because long-term rates are more appropriately matched to securities with an indefinite life or long-term investment horizon.

Q. WHAT IS BETA AND WHAT DOES IT MEASURE?

A. Beta is a measure of the relative risk of a security and the market. In other words, it is a measure of the sensitivity of a security to the market as a whole. This sensitivity is also known as systematic risk. It is estimated by regressing a security's excess returns against a market portfolio's excess returns. The slope of the regression line is the beta.

Beta for the market is 1.0. A security with a beta greater than 1.0 is considered riskier than the market. A security with a beta less than 1.0 is considered less risky than the market.

There are computational problems surrounding beta. It depends on the return data, the time period used, its duration, the choice of the market index, and whether annual, monthly, or weekly return figures are used. Betas are estimated with error. Based on empirical evidence, high betas will tend to have a positive error (risk is overestimated) and low betas will have a negative error (risk is underestimated).⁵

Q. WHAT DID YOU USE AS THE PROXY OF THE BETA FOR SSWC?

A. I used the average beta of the sample water utility companies. Betas were obtained from Value Line Investment Analyzer (August 21, 2009). Value Line is the source for estimated betas that I regularly employ along with Arizona Commission Staff and is widely accepted by financial analysts. The average beta as shown on

⁵ Eugene F. Fama and Kenneth R. French, "The Capital Asset Pricing Model: Theory and Evidence," *Journal of Economic Perspectives* (Summer 2004) 25-46.

Schedule D-4.13 is 0.82. I should note that because SSWC is not publicly traded, SSWC has no beta. I believe that SSWC, if it were publicly traded, would have a higher beta than the sample water utility companies.

Q. WHY?

A. Smaller companies are more risky than larger companies. In Chapter 7 of Morningstar's *Ibbotson SBBI 2009 Valuation Yearbook*, for example, Ibbotson reports that when betas are properly estimated, betas are larger for small companies than for larger companies. As I will explain later, Ibbotson also finds that even after accounting for differences in beta risk, small firms require an additional risk premium over and above the added risk premium indicated by differences in beta risk.

Q. PLEASE EXPLAIN THE MARKET RISK PREMIUM?

A. The market-risk premium (R_m-R_f) is the return an investor expects to receive as compensation for market risk. It is the expected market return minus the risk-free rate. Approaches for estimating the market risk premium can be historical or prospective.

Since expected returns are not directly observable, historical realized returns are often used as a proxy for expected returns on the basis that the historical market risk premium follows what is known in statistics as a "random walk." If the historical risk premium does follow the random walk, then one should expect the risk premium to remain at its historical mean. Based on this argument, the best estimate of the future market risk premium is the historical mean. Morningstar's SBBI Valuation Edition 2009 Yearbook provides historical market returns for various asset classes from 1926 to 2008. This publication also provides market risk premiums over U.S. Treasury bonds, which make it an excellent source for historical market risk premiums.

22.

Prospective market risk premium estimation approaches necessarily require examining the returns expected from common equities and bonds. One method employs applying the DCF model to a representative market index such as the Value Line 1700 stocks (the *Value Line* Composite Index). The expected return from the DCF is measured for a number of periods of time, and then subtracted from the prevailing risk-free rate for each period to arrive at market risk premium for each period. The market risk premium subsequently employed in the CAPM is the average market risk premium of the overall period.

Q. HOW MANY MARKET RISK PREMIUM ESTIMATES DID YOU PREPARE IN CONNECTION WITH YOUR ASSIGNMENT FOR SSWC?

A. I prepared two market risk premium estimates: An historical market risk premium and a current market risk premium.

Q. HOW DID YOU ESTIMATE THE HISTORICAL MARKET RISK PREMIUM?

A. I used the Morningstar's *Ibbotson SBBI 2009 Valuation Yearbook* measure of the average premium of the market over long-term treasury securities from 1926 through 2008. The average historical market risk premium over long-term treasury securities is 6.5 percent.

Q. HOW DID YOU ESTIMATE THE CURRENT MARKET RISK PREMIUM?

A. I derived a market risk premium by, first, using the DCF model to compute an expected market return for each of the past 12 months using *Value Line's* projections of the average dividend yield and average price appreciation (growth) on the *Value Line* 1700 Composite Index. I then subtracted the average 30-year Treasury yield for each month from the expected market returns to arrive at the expected market risk premiums. Finally, I averaged the computed market risk premiums to determine the current market risk premium. The data and

computations are shown on Schedule D-4.11. The average current market risk premium is 19.76 percent. Estimates of the current market risk premium have increased significantly over the past 6-12 months. In fact, the 6 and 12 month average of the market risk premium is 24.02 and 26.2, respectively. The 24 month estimate is more conservative at 19.76 percent. The increase in the market risk is not surprising given the financial markets and economic conditions of the past couple of years and the continued uncertainty expected in the capital markets in the future.

Q. HAS THE COMMISSION STAFF EMPLOYED A CURRENT MARKET RISK PREMIUM IN THE PAST?

A. Yes. However, Staff's estimation of the current market risk premium is somewhat different. Staff uses a DCF model to compute the current market risk premium as I do. However, Staff uses the median annualized projected 3-5 year price appreciation on the *Value Line* 1700 stocks in conjunction the median dividend yield on the *Value Line* 1700 stocks on a specific date.

Q. WHAT DO YOU ADOPT AS THE RETURN FOR THE RISK-FREE RATE?

A. I use long-term Treasury bond rates as the measure of the risk-free return for use with both CAPM and cost of equity estimates. Morningstar's *Ibbotson SBBI 2009 Valuation Yearbook* explains on page 47 that the appropriate choice for the risk-free rate is a return that is no less than the expected return for long-term Treasury securities. Thus, when determining an estimate of the risk-free rate, it is appropriate to adopt a return that is no less than the expected return on the long-term Treasury bond rate. Both of my CAPM estimates are based on a projected estimate of the long-term treasury rates for 2011-2012 of 4.80% as shown on Schedule D-4.10. The 2011-2012 timeframe is the period when new rates will be put in place for SSWC.

E. Financial Risk Adjustment

- Q. PLEASE EXPLAIN YOUR FINANCIAL RISK ADJUSTMENT TO REFLECT SSWC'S LOWER LEVEL OF DEBT IN ITS CAPITAL STRUCTURE AS COMPARED TO THE SAMPLE WATER UTILITIES?
 - My financial risk estimation is based upon the methodology developed by Professor Hamada of the University of Chicago, which incorporates the beta of a levered firm to that of its unlevered counterpart. The equation is

$$\beta_{\rm L} = \beta_{\rm U}[1 + (1 - T)\varphi]$$

where β_L and β_U are the levered and unlevered betas, respectively, T is the tax rate, and ϕ the leverage, defined as the ratio of debt and equity of the firm. In simple terms, I unlever the average beta of the six publicly traded water utilities in my sample using a ratio of the market value of debt and the market value of equity. While I can compute the market value of equity of the sample water utilities based on the current number of shares outstanding and the current stock price, estimating the market value of debt is much more difficult. For purposes of my analysis, I assume the market value of debt is the book value. This is a reasonable assumption and is conservative. Once the unlevered beta is determined, I relever the beta using the capital structure of SSWC. For the market value of equity I multiplied SSWC's book value of equity times the average market-to-book ratio of the sample water utilities. For SSWC's debt, I assume the market value of debt is equal to the book value.

The relevered beta is then used in my CAPM models, and the new CAPM results are compared to my original CAPM results. The computed difference is the basis of my financial risk adjustment. My computation of the financial risk adjustment can be found in tables D-4.13, D-4.14, and D-4.15.

Q. WHAT IS THE COMPUTED FINANCIAL RISK ADJUSTMENT?

A. A downward adjustment of 160 basis points.

Q. DO YOU HAVE ANY CONCERNS ABOUT THE HAMADA METHOD?

A. Yes. In order to use this method, I have made the assumption that the average beta of the sample water utilities is the beta for SSWC. Since SSWC is a much smaller firm than the sample water utilities, I would expect the beta to be higher. Consequently, the financial risk adjustment is likely overstated.

F. Company Specific Risk Premium

Q. PLEASE DISCUSS YOUR COMPANY SPECIFIC RISK PREMIUM.

As I testified earlier, SSWC is not directly comparable to the sample water utilities because of its small size and the regulatory environment in Arizona. The characteristics such as small size, lack of diversification, limited revenue and cash flow, small customer base, lack of liquidity, as well as the magnitudes of regulatory and construction risk are common to smaller water utilities regardless of the regulatory jurisdiction. These characteristics and magnitudes of risk are unique only in the sense that the large publicly traded water utilities (including the companies in the proxy group) do not possess these same characteristics and magnitudes of risk. With respect to Arizona regulation, the use of historical test year with limited out of period adjustments and the lack of adjuster mechanism increases to the risk of SSWC.

Q. PLEASE DISCUSS SIZE RISK FOR SMALL UTILITY COMPANIES.

A. Investment risk increases as the firm size decreases, all else remaining constant. There is a great deal of empirical evidence that firm size phenomenon exists. Morningstar's *Ibbotson SBBI 2009 Valuation Yearbook* (Chapter 7) reports that smaller companies have experienced higher returns that are not fully explainable by their higher betas and that beta is inversely related to company size. In other

words, smaller companies not only have higher betas but higher returns than larger ones. Even after accounting for differences in beta risk, small companies require an additional risk premium over and above the added risk premium indicated by differences in beta risk. Dr. Zepp also reported evidence that the stocks of small water utilities, like SSWC, are more risky than the stocks of larger water utilities, such as those in the water utilities sample.⁶ Even the California PUC conducted a study that showed smaller water utilities are more risky than larger ones.⁷ Based on the evidence it is clear that investors require higher returns on small company stocks than on large company stocks.

I have included in Schedule D-4.16 the results of an *Ibbotson* study using annual data reporting the size premium based upon firm size and return data provided in Morningstar *Ibbotson SBBI 2009 Valuation Yearbook* and information contained in a published work by Dr. Thomas M. Zepp. I have estimated that a small company risk premium in the range of 99 to 181 basis points is appropriate.

Q. WHAT COMPANY SPECIFIC RISK PREMIUM DO YOU RECOMMEND FOR SSWC?

A. To be conservative, I conclude that a company specific risk premium of no less than 110 basis points is warranted for SSWC to account for its smaller size and regulatory risk.

G. Summary and Conclusions

Q. HAVE YOU PREPARED A SCHEDULE WHICH SUMMARIZES YOUR EQUITY COST ESTIMATES AND PRESENTS YOUR RECOMMENDATIONS?

⁶ Thomas M. Zepp, "Utility Stocks and the Size Effect – Revisited", The Quarterly Review Economics and Finance, Vol. 43, Issue 3, Autumn 2003, 578-582.

⁷ Staff Report on Issues Related to Small Water Utilities, June 10, 1991 and CPUC Decision 92-03-093.

A. Yes. The equity cost estimates and my recommendations are summarized in Schedule D-4.1.

In the first part of my analysis, I applied two versions of the constant growth DCF model. One uses analyst estimates of growth and the other uses historical growth and analyst expectations. *See* Schedules D-4.8. The DCF models produce an indicated equity cost in the range of 11.1 percent to 13.0 percent, with a midpoint of 12.1 percent.

In the second part of my analysis, I applied two versions of the CAPM – a historical risk premium CAPM and a current market risk premium CAPM. The CAPM analyses appear in Schedule D-4.12 and produce an indicated cost of equity in the range of 10.1 percent to 21.0 percent, with a midpoint of 15.6 percent.

In the third part of my analysis, I compute a financial risk adjustment to account for the lower level of debt in SSWC's capital structure compared to the sample water utilities. My recommendation is that a downward financial risk adjustment of no more than 160 basis points be applied to SSWC's cost of equity. My financial risk adjustment analysis is shown in schedules D-4.13, D-4.14, and D-4.15.

In the fourth part of my analysis, I reviewed the financial literature on the small firm size effect and determined that an appropriate small company size premium for small utilities like SSWC is in the range of 99 to 181 basis points. See Schedule D-4.16. I also considered the risks for SSWC from Arizona's regulatory scheme. My recommendation is that an upward adjustment for company specific risk of no less than 110 basis points be applied to SSWC's cost of equity.

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The range of results of both my DCF and CAPM analyses and other risk adjustments is 10.2 percent to 16.5 percent, with a mid-point of 13.3 percent. See Schedule D-4.1.

Q. WHAT EQUITY RETURN DO YOU RECOMMEND?

A. My recommended return on equity based on SSWC's capital structure is 12.8. It is the mid-point of the range of my over-all results and reflects the application of my expertise and informed judgment to reach a recommendation that I felt I could defend in this proceeding.

Q. DOES THAT CONCLUDE YOUR DIRECT TESTIMONY ON COST OF CAPITAL?

A. Yes.

Southern Sunrise Water Company Inc.

Application for a Determination of the Fair Value of Its Utility Plants and Property and for Increases in Its Water Rates and Charges

August 31, 2009

Bourassa COC Direct Testimony Attachment 1

Discounted Cash Flow Analysis (Water) Constant Growth DCF Model - Historical Using 5 Year Historical Dividend Growth Southern Sunrise Water Company

No. → No.		Ξ	[2]	<u>8</u>	4 .	[9]
V 60 •		-	7 7 1	in chair	Indicated	Indicated
4 1		Current	Expected	TISTORICAL	Equity Cost	
Ω		Dividend	Dividend	S.	K=Div Yid + G	K=DIV YIG + G
ဖ	Company	Yield (D _o /P _o)	Yield (D ₁ /P ₀) ²	Growth (a)	(Cals 2+3)	(Cols 2+3)
7	1. American States	2.95%	3.03%	2.90%	5.9%	*
œ	2. Aqua America	2.92%	3.16%	8.29%	11.5%	11.5%
6	3. California Water	3.05%	3.08%	0.88%	4.0%	*
5	4. Connecticut Water	3.88%	3.92%	1.18%	5.1%	*
1	5. Middlesex	4.57%	4.63%	1.51%	6.1%	*
12	6. SJW Corp.	2.90%	3.07%	6.02%	9.1%	9.1%
.						
,						
15	GROUP AVERAGE			3.5%	%6.9	10.3%
16	GROUP MEDIAN			3.6%	%0.9	10.3%
17						
18	Current Baa interest rate (August 20, 2009) ⁴	20, 2009)⁴			6.5%	
19						
20	Blue Chip Forecast Baa Corporate Bond Interest Rate 2012 Top 10 5	Bond Interest Rate 20	12 Top 10 ⁵		8.5%	
21	Blue Chip Forecast Baa Corporate Bond Interest Rate 2012 Bottom 10^5	Bond Interest Rate 20	$12 \text{ Bottom } 10^5$		6.7%	
23	Blue Chip Forecast Baa Corporate Bond Interest Rate 2012 Consensus 5	Bond Interest Rate 20	12 Consensus ⁵		7.5%	
23						
24	* Indicated equity cost below current cost of debt (Baa) or negative growth.	st of debt (Baa) or nega	ative growth.			
2,6	1 Snot Dividend Yield $\equiv D./P_{-}$ See Table 0					
27		(1+0)				
28	³ Growth rate (g). Value Line Analyzer Data (August 21, 2009)	(August 21, 2009)				
29	⁴ Federal Reserve. Baa investment grade bonds.	onds.				
30	⁵ Blue Chip Financial Forecast (June 2009)					
<u>ب</u>						
37						

^{*} Indicated equity cost below current cost of debt (Baa) or negative growth.

¹ Spot Dividend Yield = D₀/P₀. See Table 9.

² Expected Dividend Yield = $D_1/P_0 = D_0/P_0 * (1+g)$.

³ Growth rate (g). Value Line Analyzer Data (August 21, 2009)

⁴ Federal Reserve. Baa investment grade bonds.

⁵ Blue Chip Financial Forecast (June 2009)

Southern Sunrise Water Company Inc.

Application for a Determination of the Fair Value of Its Utility Plants and Property and for Increases in Its Water Rates and Charges

August 31, 2009

Schedule D

Exhibit Schedule D-1 Page 1 Witness: Bourassa	End of Projected Year	Percent (e) of Cost Weighted Total Rate Cost 0.00% 0.00% 0.00%	100.00% 12.80% 12.80%	100.00%	RECAP SCHEDULES: A-3
	ш	Dollar Amount	1,606,492	\$ 1,606,492	
		Weighted Cost 0.00%	12.80%	12.80%	
n pany 2009 al		(e) Cost <u>Rate</u> 0.00%	12.80%		
outhern Sunrise Water Compan Test Year Ended March 31, 2009 Summary of Cost of Capital	End of Test Year	Percent of <u>Total</u> 0.00%	100.00%	100.00%	64,303 15 (61,588)
Southern Sunrise Water Company Test Year Ended March 31, 2009 Summary of Cost of Capital	End	Dollar <u>Amount</u>	1,408,804	\$ 1,408,804	ч • • • • • • • • • • • • • • • • • • •
		<u>Item of Capital</u> Long-Term Debt	Stockholder's Equity¹	Totals	¹ Adjustments to equity Acumm. depreciation adjustment CIAC adjustment Deferred Income Tax Adjustment D-1 D-2 D-3 D-4 E-1
		No.	ر د ده د	4 იბ ი	~ ∞ Ф С Т С Т С Т С Т С Т С Т С Т С Т С Т С

Southern Sunrise Water Company Test Year Ended March 31, 2009 Cost of Long Term Debt

Exhibit Schedule D-2 Page 1 Witness: Bourassa

	Weighted	Cost	0.00%	0.00%	0.00%	0.00%	%00.0	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%		0.00%						
lar I	Interest	Rate	6.10%	6.26%	8.56%	7.30%	6.91%	7.16%	%00.0	%00.0	%00.0	%00:0	0.00%								
ojected Ye	Annual	nterest		r	_		•	•	•	•	•	•	1								
End of Projected Year	Amount	Outstanding	ı	ı	ı	B	•	ı		•	1	ı	1		-						
	Weighted	Cost	0.00%	0.00%	%00.0	%00.0	%00.0	0.00%	0.00%	%00.0	0.00%	%00.0	%00'0		\$ %00.0						
	Interest	Rate	6.10%	6.26%	8.56%	7.30%	6.91%	7.16%	%00.0	%00.0	%00.0	%00.0	%00.0	I	I						
End of Test Year	Annual	Interest	ı	•	•	τ	•	ı	1	•	1	•	1		\$						
End (Amount	Outstanding													€						
	Line	No. Description of Debt	_	2	3	4	co.	Ç	7	8	6	10	7		13 Totals	-	16 E-1	17	18	19	20

Southern Sunrise Water Company

Test Year Ended March 31, 2009 Cost of Preferred Stock Exhibit Schedule D-3 Page 1

Witness: Bourassa

End of Test Year

End of Projected Year

Line	Description	Shares		Dividend	Shares		Dividend
No.	of Issue	Outstanding	Amount	Requirement	Outstanding	<u>Amount</u>	Requirement
1							•
2							
3	NOT APPLICABLE, I	NO PREFERRE	D STOCK	ISSUED OR C	UTSTANDING		
4							
5							
6							
7							
8							
9							
10							
11							
12							
13							
14							
15							
16							
17	SUPPORTING SCHE	EDULES:			RECAP SCHEDULES:		
18	E-1				D-1		
19							
20							

Southern Sunrise Water Company Test Year Ended March 31, 2009 Cost of Common Equity

Exhibit Schedule D-4 Page 1 Witness: Bourassa

Line			
No.			
1			
2	The Company is proposing a cost of common equity of	12.80% .	
3			
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16			
17	SUPPORTING SCHEDULES:	RECAP SCHEDULES:	
18	E-1	D-1	
19			
20			

	Southern Sunrise Water Company Summary of Results			Exhibit Schedule D-4.	
Line 1 No.				r egge egge	
ა 4 ൩	Method	Low	High	Midpoint	
1 W C	Range DCF Constant Growth Estimates ¹	11.2%	13.0%	12.1%	
~ თ თ	Range of CAPM Estimates ²	10.1%	21.0%	15.6%	
6 1 2 3	Average of DCF and CAPM midpoint estimates	10.7%	17.0%	13.8%	
£ 4 4	Financial Risk Adjustment ³	-1.6%	-1.6%	-1.6%	
5 6 1	Small Company Risk Premium⁴	1.1%	1.1%	1.1%	
4 7 2 2 2	Indicated Cost of Equity	10.2%	16.5%	13.3%	
7 7 7 7 7 7 7 7 7 7 7 7 7	Recommended Cost of Equity			12.8%	
25 26 27 28 29	¹ See Schedule D-4-8 ² See Schedule D-4.12 ³ See Schedule D-4.17 ⁴ See testimony.				

Exhibit Schedule D-4.2	S&P Moody's Bond Bond Rating Rating		AA-			Ϋ́Z	
шо	Net Plant (millions)	735.8	←		903.3	1.66	
ties	Operating Revenues (millions)	4.4		90.8 \$ 219.1 \$	295.4 \$	0.44 4	
mpany ıp of Water Utili	O % Water R Revenues (1	σσ	98% \$	89% 85% \$	91% \$	400%	
Southern Sunrise Water Company Selected Characteristics of Sample Group of Water Utilities	ine <u>Vo.</u> 1		6 3. California Water 7 4. Connecticut Water		11 Average	 13 Southern Sunrise Water Company 14 (adjusted as of March 31, 2009) 15 16 17 18 19 20 	21 'AUS Utility Reports (August 2009). 22 23 24 25

Southern Sunrise Water Company Capital Structures

4 8
Schedule D

	YOOR ,	Book Value	Market	Market Value
	Long-Term	Common	Long-Term	Common
	Debt	Equity	Debt	Equity
Company				
1. American States	46.2%	53.8%	31.2%	68.8%
2. Aqua America	54.1%	45.9%	34.5%	65.5%
3. California Water	41.7%	58.3%	26.6%	73.4%
4. Connecticut Water	47.0%	53.0%	32.3%	67.7%
5. Middlesex	46.2%	53.8%	36.5%	63.5%
6. SJW Corp.	46.0%	24.0%	34.7%	65.3%
Average	46.9%	53.1%	32.6%	67.4%
Southern Sunrise Water Company (as of March 31, 2009)	%0`0	100.0%	N/A	Y.X

¹ Value Line Analyzer Data (August 21, 2009)

[9]	Average	Future	Growth ³	6.88%	8.62%	8.13%	12.00%	7.33%	12.63%			9.26%	8.37%												
[2]		Average	Col 1-3	7.71%	6.34%	7.63%	1.22%	5.14%	7.76%			5.97%	6.98%												
<u>4</u>	hanges		$\frac{DPS^2}{S}$	2.90%	8.29%	0.88%	1.18%	1.51%	6.02%			3.46%	2.20%				o Finance website,	d 2004 to 2008.							
<u> </u>	Five-year historical average annual changes		EPS ²	15.71%	5.21%	12.22%	0.45%	8.16%	4.37%			7.69%	%69'9				8. Data from Yaho	ved from Value Line Investment Survey and/or 10K Reports for period 2004 to 2008.							
27	ear historical a	Book	Value ²	4.87%	7.27%	2.67%	3.07%	5.76%	8.16%			5.80%	5.72%				ices ending in 200	Survey and/or 10							
[1]	Five-y		Price ¹	7.34%	4.58%	11.74%	0.19%	Negative	12.50%			7.27%	7.34%				year-end stock pri	e Line Investment							
			Company	1. American States	2. Aqua America	3. California Water	4. Connecticut Water	5. Middlesex	6. SJW Corp.			GROUP AVERAGE	GROUP MEDIAN				¹ Average of changes in year-end stock prices ending in 2008. Data from Yahoo Finance website,	Data deri	³ See Schedule D-4.6.						
Line No. 2 2 4 4 4 4	5	ဗ	7	œ	တ	5	£	12	13	14	15	16	17	18	19	20	21	77	23	24	25	26	27	28	59

[7]
Average of
Future and
Historical
Growth
7.29%
7.48%
7.48%
7.88%
6.61%
6.24%

7.61% 7.38%

³ See Schedule D-4.6.

Comparisons of Past and Future Estimates of Growth Southern Sunrise Water Company

² Data derived from Value Line Investment Survey and/or 10K Reports for period 1999 to 2008.

³ See Schedule D-4.6.

Southern Sunrise Water Company Analysts Forecasts of Earnings Per Share Growth	Water Compan rnings Per Shar	y e Growth		Exhibit Schedule D-4.6	4, ô
	[7]	[2]	[3]	7	
	ESI	ESTIMATES OF EARNINGS GROWTH	RNINGS GRO	WTH.	é.
				Value	Ö
Company	Zacks ¹	Morningstar ¹	Yahoo	Line_	ଧ୍ର
1. American States	7.00%	7.00%	4.00%	9.50%	9
2. Aqua America	8.00%	8.29%	8.17%	10.00%	ω
California Water	8.00%	7.75%	7.75%	%00'6	00
4. Connecticut Water	%00.6		15.00%		÷
5. Middlesex	7.00%		8.00%	7.00%	7
6. SJW Corp.	13.00%	15.00%	10.00%	12.50%	; ·

Average Growth (G) (Cols 1-4)² 6.88% 8.62% 8.13% 12.00% 7.33%

9

9.26%

GROUP AVERAGE GROUP MEDIAN

 $^{^{1}}$ Data as of August 21, 2009 2 Where no data available, average of other utilities assumed to estimate for utility.

Southern Sunrise Water Company	Current Dividend Yields for Water Utility Sample Group

Exhibit Schedule D-4.7

	and day			Current	Average
	Stock	ರ	ırrent	Dividend	Dividend
Company	Price (P ₀) ¹	Divide	Dividend (D _n) ¹	Yield (D _a /P _a) ¹	Yield (D _D /P _D) ^{1,2}
1. American States	\$ 33.95	₩	1.00	2.95%	2.86%
2. Aqua America	\$ 17.47	ઝ	0.51	2.92%	2.80%
3. California Water	\$ 38.35	↔	1.17	3.05%	3.12%
4. Connecticut Water	\$ 22.70	ιs	0.88	3.88%	3.58%
5. Middlesex	\$ 15.33	↔	0.70	4.57%	3.99%
6. SJW Corp.	\$ 22.44	↔	99.0	2.90%	2.27%
Average Median				3.38% 3.00%	3.10% 2.99%

¹ Value Line Analyzer Data. Stock prices as of August 21, 2009.

² Average Annual Dividend is dividends declared per share for a year divided by the average annual price of the stock in the same year, expressed as a percentage. For comparison purposes only.

Southern Sunrise Water Company	Discounted Cash Flow Analysis	DCF Constant Growth
Southerr	Discour	8

Exhibit Schedule D-4.8

[4] Indicated Cost of Equity k=Div Yld + g	11.2%	13.0%
[3] [3] Growth (9)	7.61% ³	9.26% 4
[2] Expected Dividend Yield (D ₁ /P ₀) ²	3.63%	3.69%
[1] Average Spot Dividend Yield (D ₀ /P ₀) ¹	3.38%	3.38%
	DCF - Past and Future Growth	DCF - Future Growth

12.1%

¹ Spot Dividend Yield = D_0/P_0 . See Schedule D-4.7.

² Expected Dividend Yield = $D_1/P_0 = D_0/P_0^*$ (1+g).
³ Growth rate (g). Average of Past and Future Growth. See Schedule D-4.4, column 7
³ Growth rate (g). Average of Analyst Estimates Future Growth. See Schedule D-4.6.

Southern Sunrise Water Company Exhibit Market Betas Schedule D-4.9	Company Beta (B)¹ 1. American States 0.80 2. Aqua America 0.65 3. California Water 0.80 4. Connecticut Water 0.85 5. Middlesex 0.80 6. SJW Corp. 1.00	Average 1 Value Line Investment Analyzer data (August 21, 2009) Note: Beta is a relative measure of the historical sensitivity of a stock's price to overall fluctuations in the New York Stock Exchange Composite Index. A Beta of 1.50 indicates a stock tends to rise (or fall) 50% more than the New York Stock Exchange Composite Index. The "Beta coefficient" is derived from a regression analysis of the relationship between weekly percent-age changes in the price of a stock and weekly percentage changes in the NYSE Index over a period of five years. In the case of shorter price histories, a smaller time period is used, but two years is the minimum. The Betas are adjusted for their long-term tendency to converge toward 1.00.
	Line N 2 2 4 3 2 7 6 6 5 4 3 3 4 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	x 6 0 1 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

Value Line Investment Analyzer data (August 21, 2009)

thern Sunrise Water Company	asts of Long-Term Interest Rates	2010-2011
Southerr	Forecasts (

Southern Sunrise Water Company Forecasts of Long-Term Interest Rates 2010-2011			Exhibit Schedule D-4.10
Description	2011	<u>2012</u>	Average
Blue Chip Consensus Forecasts ¹	4.5%	5.1%	4.8%
Value Line²	4.5%	2.0%	4.8%
Average			4.8%

¹ June 2009 Blue Chip Financial Forecasts consensus forecast of 30 Year U.S. Treasury ² Value Line Quarterly forecast, dated August 28, 2009 Long-Term U.S Treasury

		Sol	Southern Sundse Water Company	Wate	Company						Exhibit	
9		Computa	Computation of Current Market Kisk Premium	Zar Z	et Kisk Prem	Ē					Schedule D-4.11	
Š												
-			Expected				Expected		Monthly Average		Market	
~		Dividend	Dividend				Market		30 Year		ĭ <u>₹</u>	
ო	Month	Yield (D ₄ /P _n) ¹	Yield (Dy/Pa) ²	+	Growth (a) ³	п	Return (k)		Treasury Rate	u	Premium (MRP)	
4	Aug 2006	2.20%	2,20%	+	11,69%	н	13.89%		2.00%	П	8.89%	
49	Sept	2.20%	2,20%	+	11,34%	п	13.54%		4.85%	ì	8.69%	
ø	Ö	2.15%	2,15%	+	9.75%	К	11.90%		4.85%	ìı	7.05%	
7	Nov	2.10%	2,10%	+	9.72%	II	11.82%		4.69%	Ħ	7.13%	
∞	Dec 2006	2.09%	2.09%	+	9.41%	п	11.50%		4.68%	n	6.82%	
o	Jan 2007	2.05%	2.05%	+	8.57%	11	11.62%	à	4.85%	ii	6.77%	
2	Feb	2.10%	2.10%	+	10.47%	II	12.57%		4.82%	11	7.75%	
F	March	2.10%	2.10%	+	10.07%	Ił.	12.17%		4.72%	ıı	7.45%	
12	April	2.09%	2.09%	+	9.29%	II	11.38%		4.87%	11	6.51%	
<u>e</u>	May	2.08%	2.08%	+	9,15%	13	11.23%		4.90%	П	6.33%	
<u> </u>	nol	2.17%	2.17%	+	9.71%	11	11.88%		5.20%	П	6.68%	
ħ.	Jul.	2.27%	2.27%	+	10.91%	H	13.18%		5.11%	11	8.02%	
9	Aug	2.37%	2.37%	+	11.92%	II	14.29%		4.93%	11	8.36%	
_	Sept	2.31%	2.31%	+	11.16%	II	13.47%		4.79%	11	8.68%	
₽	Š	2,45%	2.45%	+	11.90%	C!	14.35%		4.77%	II	8.58%	
ţ)	Nov	2.60%	2.60%	+	13.41%	К	16.01%		4.52%	ıı	11.49%	
4	Dec 2007	2.61%	2.61%	+	13.51%	H	16.12%		4.52%	11	11.60%	
S	Jan 2008	2.67%	2.67%	+	15.19%	II	17.86%		4.33%	П	13.53%	
4	Feb	2.74%	3,19%	+	16.47%	П	19.66%	ſ	4.52%	il	15.14%	
TO.	Mar	2.85%	3,35%	+	17.64%	11	20.99%	r	4.39%	П	16.60%	
ø	April	2.69%	3.11%	+	15.73%	И	18.84%	r	4.44%	II	14.40%	
7	May	2.73%	3.15%	+	15.51%	u	18.66%	r	4.60%	11	14.06%	
œ	Jun	3.13%	3.71%	+	18.51%	Ħ	22.22%	ſ	4.69%	П	17.53%	
6	Jul	3.15%	3.74%	+	18.61%	П	22.35%	,	4.57%	П	17.78%	
9	Aug	3.06%	3.59%	+	17.08%	11	20.67%	,	4.50%	11	16,17%	
=	Sept	3.07%	3.66%	+	19.30%	Ц	22.96%	,	4.27%	11	18.69%	
7	g.	4.31%	5.63%	+	30.53%	П	36,16%	ı	4.17%	II	31.99%	
<u>.</u>	Nov	4.97%	6.71%	+	35.02%	П	41.73%	,	4.00%	11	37.73%	
4	Dec 2008	4.44%	5.76%	+	29.62%	u	35,38%	,	2.87%	R	32.51%	
5	Jan 2009	4.86%	6.32%	+	30.02%	н	36.34%	,	3,13%	11	33.21%	
6	Feb	5.50%	7.43%	+	35,13%	JI	42.56%	,	3.59%	II	38.97%	
_	Mar	4.21%	5.36%	+	27.33%	П	32,69%	,	3.64%	II	29.d5%	
9	April	3.66%	4.47%	+	22.05%	II	26.52%	,	3.76%	li	22.76%	
<u>an</u>	May	3.46%	4.14%	+	19.67%	11	23,81%	,	4.23%	R	19.58%	
2	בחר	3.25%	3.87%	+	19.16%	П	23.03%	,	4.52%	11	18.51%	
2 5	but.	2.90%	3.37%	+	16,31%	U	19.68%	,	4.41%	Ii	15.27%	
3 8												
3 7	December 24 Mess Aug	2 320/.	2000	4	30.02%	1	24 P.1 %		70 DE 76	ı	40.70%	
28 7	BAC ISM TO HOOM	2000	6.90%	-	0.000		2 2 2	,	2007	1	9/0/5	
29	Short-term Trends											
8	Recent Twelve Months Avg	3.97%	5.03%	+	25.10%	II	30,13%	,	3.92%	ľ	26.20%	
<u>ب</u>	Recent Nine Months Avg	4.14%	5.27%	+	26.03%	11	31,30%	,	3.79%	ji	27.51%	
35	Recent Six Months Avg	3.83%	4.77%	+	23.28%	п	28.05%	,	4.03%	н	24.02%	
8	Recent Three Months Avg	3.20%	3.80%	+	18.38%	11	22,18%	j	4,39%	ji	17.79%	
4 6												

<sup>35
36</sup> Average Current Dividend Yield (D_AP₀) of dividend paying stocks. Data from Value Line Investment Analyzer Software Data - Value Line 1700 Stocks
37 Expected Dividend Yield (D_AP₀) equals average current dividend yield (DOPD) times one plus growth rate(g).
38 Average 3-5 year price appreciation (annualized). Data from Value Line Investment Analyzer Software Data - Value Line 1700 Stocks
39 Montty average 30 year U.S. Treasury. Federal Reserve.

Southern Sunrise Water Capital Asset Pricing Mo	se Wat icing N	r Company	lodel (CAPM)
_	_	še ⊀	Capital Asset Pricing Me

Southern Sunrise Water Company Capital Asset Pricing Model (CAPM)	pany SAPM)					Exhibit Schedu	Exhibit Schedule D-4.12	1.12
	<u>Ą</u>	+	beta ³	×	&	п		×
Historical Market Risk Premium CAPM	4.8%	+	0.82	×	6.5%	4	-0	10.1%
Current Market Risk Premium CAPM	4.8%	+	0.82	×	19.8%	ll S	27	21.0%
Average							75	15.6%
¹ Forecasts of long-term treasury vields. See Scehdule D.4.10.								

¹ Forecasts of long-term treasury yields. See Scendule D-4.10.

² Value Line Investment Analyzer data. See Schedule D.4.9.

³ Historical Market Risk Premium from (Rp) MorningStar SBBI 2009 Valuation Yearbook Table A-1 Long-Horizon ERP 1926-2008

⁴ Computed using DCF constant growth method to determine current market return on Value Line 1700 stocks

and CAPM with beta of 1.0 to compute Current Market Risk Premium (Rp). See Schedule D-4.11.

ک	
er Compa	putation
nrise Wate	Risk Com
Southern Su	Financial

rinanciai Kis	Financial Risk Computation	ion					iο̈́	Schedul	Schedule D-4.13
CAPM Historical Market Risk Premium Current Market Risk Premium	<u>R</u> f 4.8% 1.8%	+ + +	<u>\$</u> 0.82	N N	* * *	(Rp) 6.5% 19.8%	₩ 4	П Ж	k 10.1% 21.0%
Average CAPM Relevered Beta	i		,			· !			15.6%
Historical Market Risk Premium Current Market Risk Premium	₹ 4. %8.4 1. %8.	+ + +	β 0.70 0.70	5 2	* × ×	(Rp) 6.5% 19.8%	m 4	11 11	<u>k</u> 9.4% 18.6%
Average									14.0%
Financial Risk Adjustment								1	-1.6%

ristorical invaries risk Premium from (kp) MomingStar Sbbi zuvs valuation Yearbook Table A-1 Long-Honzon ERP * Computed using DCF constant growth method to determine current market return on Value Line 1700 stocks

and CAPM with beta of 1.0 to compute Current Market Risk Premium (Rp). See Table 14. ⁵ Relevered bata found on Table 19.

Southern Sunrise Water Company Financial Risk Computation Unlevered Beta

0 m				
Unlevered Raw Beta	0.55	0.58 0.58 0.51	0.75	cc.n
MV Equity <u>E</u>	68.8% 65.5%	73.4% 67.7% 63.5%	65.3%	07.4%
MV Debt	34.5%	26.5% 32.3% 36.5%	34.7%	32.0%
Tax Rate £³	37.8% 39.7%	37.7% 27.2% 33.2%	38.1%	%0.05
Raw Beta Raw ßı ²	0.70	0.70 0.70 0.70	1.00	5.0
VL Beta B₁	0.80	0.80 0.85	1.00	0.92
Company	American States Aqua America	California Water Connecticut Water Middlesex		Sample Water Othlites
			_	

Value Line Investment Analyzer data. See Table 13.

Value Line uses the historical data of the stock, but assumes that a security's beta moves toward the market average over time. The formula is as follows:

Adjusted beta = .33 + (.67) * Raw beta 2 Raw Beta = (VL beta - .33)/(.67)

³ Effective tax rates for year ended December 31, 2008.

⁴ See Table 3.

 5 Raw $B_u = Raw B_L/(1+(1-t)^*D/E)$

Southern Sunrise Water Company Financial Risk Computation Relevered Beta

Exhibit Schedule D-4.15

<u>=</u>						ì				VL Adjusted
<u> </u>		Unlevered Raw	Book			MV Equity	Tax	Relevered Raw Beta	; ;	Relevered Beta
2		Beta	Debt			Capital	Rate	β _{PL} =β _U (1+(1-t)Β	D/EC)	.33 + .67(Raw Beta)
က		<u>[ng</u>				ZZ ECY	ائ	Вяш		Вя
		i.	ò			,00	200	1 1		i
ဂေယ	soumern sunnse water company	0.55	%n.o			%0.001	38.60%	0.55		0.70
~										
φo										
თ										
9										
7										
12										
13	Unlevered Beta from Table 18.									
4	² Capital Structure of Company (As of December 31, 2008).	December 31, 2008)								
5			BV			MΥ				
16			(in 1,000's)		늴	(in 1,000's)	%			
17	Long-term Debt	⇔		1.00	↔		%0.0			
∞	Preferred Stock		ı	1.00		1	%0.0			
5	Common Stock		1,435		(a)	2,642	100.0%			
23	Total Capital	s			₩	2,642	100.0%			
21										
22	(a) Current market-to-book ratio of sample water utilities. See work papers.	water utilities. See work pag	oers.							
23										
24.	³ Current Tax rate based on test year ending 2008. See Schedule D-1.	ending 2008. See Sched	ule D-1.							

Southern Sunrise Water Company Size Premium¹

Schedule D-4.16

Risk Premium <u>for Small Water Utilities⁷</u>				1.81%	Risk Premium fo <u>r Small Water Utilities</u> 0.99%	
Size Premium	%06.0	1.56%	2.83%	4.43%		
Beta(ß)	1.12	1.25	1.50	1.62		
	Mid-Cap Companies²	Low-Cap Companies³	Micro-Cap Companies ⁴	Decile 10 ⁵	Estimated Risk Premium for small water utilities ⁶	

¹ Data from Table 7-11 of Morningstar, Ibbotson SBBI 2009 Valuation Yearbook.

⁷ Computed as the weighted differences between the Decile 10 risk premium and the inidicated risk premiums for the sample water utilities as shown below. Excludes risk due to differences in beta.

Mid-Cap Companies ² Low-Cap Companies Micro-Cap Companies Micro-Cap Companies Decile 10 ⁵ Decile 10 ⁵ Mid-Cap companies in ² Mid-Cap companies in ⁴ Micro-Cap companies in ⁵ Erom-Cap companies in ⁶ From Table 7-11 o ⁷ Mid-Cap companies in ⁶ From Table 2, Thomas ⁶ From Table 2, Thomas ⁷ Computed as the weig for the sample water 1. 1. American States ⁷ Computed as the weig for the sample water 2. 4. Aqua America 3. California Water 6. Middlesex 6. SJW Corp. 6. SJW Corp. 7. Weighted Size Premiu	Beta(B)	1.12 0.90%	1.50 2.83%	1.62 4.43% 1.81%	Risk Premium for Small Water Utilities	ium for small water utilities ⁶ 0.99%	¹ Data from Table 7-11 of Morningstar, <i>Ibbotson SBBI 2009 Valuation Yearbook</i> . ² Mid-Cap companies includes companies with market capitalization between \$1.850 million and \$7,360 million. ³ Low-Cap companies includes companies with market capitalization between \$454 million and \$1,849 million. ⁴ Micro-Cap companies includes companies with market capitalization between \$16 million and \$219 million. ⁵ Decile 10 includes companies with market capitalization between \$16 million and \$219 million. ⁶ From Table 2, Thomas M. Zepp, "Utility Stocks and the Size Effect Revisited," The Quarterly Review of Economics and Finance, 43 (2003), 578-582. ⁷ Computed as the weighted differences between the Decile 10 risk premium and the inidicated risk premiums for the sample water utilities as shown below. Excludes risk due to differences in beta. Size Difference Market Cap.	(Millions) Class Premium to Decide 10 Weight Size Premium \$ 587 Low-Cap 1.56% 2.87% 0.1666667 0.48%	\$ 2,365 Mid-Cap 0,90% 3,53% 0,1666667 0,59% c 794 InutCan 1,56% 2,87% In166667 0,48%	193 Decile 10 4.43% 0.00% 0.1666667	Decile 10 4.43% 0.00% 0.1666667	406 Mildro-Cap 2,85% 1,50% U,100000/ U.27% 1,81% U.100000/ 1,81%
		Mid-Cap Companies* Low-Cap Companies³	Micro-Cap Companies⁴	Decile 10 ⁵		Estimated Risk Premium for small water utillties ⁶	¹ Data from Table 7-11 of Morningstar, <i>Ibbotson</i> 3 ² Mid-Cap companies includes companies with m ³ Low-Cap companies includes companies with r ⁴ Micro-Cap companies includes companies with r ⁵ Decile 10 includes companies with market capit ⁶ From Table 2, Thomas M. Zepp, "Utility Stocks of Economics and Finance, 43 (2003), 578-582. ⁷ Computed as the weighted differences between for the sample water utilities as shown below. In Market Cap		Aqua America Palifomia Water	Connecticut Water	Middlesex	

² Mid-Cap companies includes companies with market capitalization between \$1,850 million and \$7,360 million.

³ Low-Cap companies includes companies with market capitalization between \$454 million and \$1,849 million.

⁴ Micro-Cap companies includes companies with market capitalization less than \$453 million.

From Table 2, Thomas M. Zepp, "Utility Stocks and the Size Effect Revisited," The Quarterly Review ⁵ Decile 10 includes companies with market capitalization between \$1.6 million and \$219 million.